





































Page 107 of Part 1 of the Port St. George Gazette, dated the 27th September 1903, as amended by notice published on page 232 of the Port St. George Gazette, dated the 1st November 1903.

Section number.	Section description.	Section number.	Section description.
10-1	10-1	10-1	10-1
10-2	10-2	10-2	10-2
10-3	10-3	10-3	10-3
10-4	10-4	10-4	10-4
10-5	10-5	10-5	10-5
10-6	10-6	10-6	10-6
10-7	10-7	10-7	10-7
10-8	10-8	10-8	10-8
10-9	10-9	10-9	10-9
10-10	10-10	10-10	10-10
10-11	10-11	10-11	10-11
10-12	10-12	10-12	10-12
10-13	10-13	10-13	10-13
10-14	10-14	10-14	10-14
10-15	10-15	10-15	10-15
10-16	10-16	10-16	10-16
10-17	10-17	10-17	10-17
10-18	10-18	10-18	10-18
10-19	10-19	10-19	10-19
10-20	10-20	10-20	10-20
10-21	10-21	10-21	10-21
10-22	10-22	10-22	10-22
10-23	10-23	10-23	10-23
10-24	10-24	10-24	10-24
10-25	10-25	10-25	10-25
10-26	10-26	10-26	10-26
10-27	10-27	10-27	10-27
10-28	10-28	10-28	10-28
10-29	10-29	10-29	10-29
10-30	10-30	10-30	10-30
10-31	10-31	10-31	10-31
10-32	10-32	10-32	10-32
10-33	10-33	10-33	10-33
10-34	10-34	10-34	10-34
10-35	10-35	10-35	10-35
10-36	10-36	10-36	10-36
10-37	10-37	10-37	10-37
10-38	10-38	10-38	10-38
10-39	10-39	10-39	10-39
10-40	10-40	10-40	10-40
10-41	10-41	10-41	10-41
10-42	10-42	10-42	10-42
10-43	10-43	10-43	10-43
10-44	10-44	10-44	10-44
10-45	10-45	10-45	10-45
10-46	10-46	10-46	10-46
10-47	10-47	10-47	10-47
10-48	10-48	10-48	10-48
10-49	10-49	10-49	10-49
10-50	10-50	10-50	10-50
10-51	10-51	10-51	10-51
10-52	10-52	10-52	10-52
10-53	10-53	10-53	10-53
10-54	10-54	10-54	10-54
10-55	10-55	10-55	10-55
10-56	10-56	10-56	10-56
10-57	10-57	10-57	10-57
10-58	10-58	10-58	10-58
10-59	10-59	10-59	10-59
10-60	10-60	10-60	10-60
10-61	10-61	10-61	10-61
10-62	10-62	10-62	10-62
10-63	10-63	10-63	10-63
10-64	10-64	10-64	10-64
10-65	10-65	10-65	10-65
10-66	10-66	10-66	10-66
10-67	10-67	10-67	10-67
10-68	10-68	10-68	10-68
10-69	10-69	10-69	10-69
10-70	10-70	10-70	10-70
10-71	10-71	10-71	10-71
10-72	10-72	10-72	10-72
10-73	10-73	10-73	10-73
10-74	10-74	10-74	10-74
10-75	10-75	10-75	10-75
10-76	10-76	10-76	10-76
10-77	10-77	10-77	10-77
10-78	10-78	10-78	10-78
10-79	10-79	10-79	10-79
10-80	10-80	10-80	10-80
10-81	10-81	10-81	10-81
10-82	10-82	10-82	10-82
10-83	10-83	10-83	10-83
10-84	10-84	10-84	10-84
10-85	10-85	10-85	10-85
10-86	10-86	10-86	10-86
10-87	10-87	10-87	10-87
10-88	10-88	10-88	10-88
10-89	10-89	10-89	10-89
10-90	10-90	10-90	10-90
10-91	10-91	10-91	10-91
10-92	10-92	10-92	10-92
10-93	10-93	10-93	10-93
10-94	10-94	10-94	10-94
10-95	10-95	10-95	10-95
10-96	10-96	10-96	10-96
10-97	10-97	10-97	10-97
10-98	10-98	10-98	10-98
10-99	10-99	10-99	10-99
10-100	10-100	10-100	10-100

Page 418 of Part 2 of the Port St. George Gazette, dated the 2nd April 1904.

Section number.	Section description.
10-101	10-101
10-102	10-102
10-103	10-103
10-104	10-104
10-105	10-105
10-106	10-106
10-107	10-107
10-108	10-108
10-109	10-109
10-110	10-110
10-111	10-111
10-112	10-112
10-113	10-113
10-114	10-114
10-115	10-115
10-116	10-116
10-117	10-117
10-118	10-118
10-119	10-119
10-120	10-120
10-121	10-121
10-122	10-122
10-123	10-123
10-124	10-124
10-125	10-125
10-126	10-126
10-127	10-127
10-128	10-128
10-129	10-129
10-130	10-130
10-131	10-131
10-132	10-132
10-133	10-133
10-134	10-134
10-135	10-135
10-136	10-136
10-137	10-137
10-138	10-138
10-139	10-139
10-140	10-140
10-141	10-141
10-142	10-142
10-143	10-143
10-144	10-144
10-145	10-145
10-146	10-146
10-147	10-147
10-148	10-148
10-149	10-149
10-150	10-150
10-151	10-151
10-152	10-152
10-153	10-153
10-154	10-154
10-155	10-155
10-156	10-156
10-157	10-157
10-158	10-158
10-159	10-159
10-160	10-160
10-161	10-161
10-162	10-162
10-163	10-163
10-164	10-164
10-165	10-165
10-166	10-166
10-167	10-167
10-168	10-168
10-169	10-169
10-170	10-170
10-171	10-171
10-172	10-172
10-173	10-173
10-174	10-174
10-175	10-175
10-176	10-176
10-177	10-177
10-178	10-178
10-179	10-179
10-180	10-180
10-181	10-181
10-182	10-182
10-183	10-183
10-184	10-184
10-185	10-185
10-186	10-186
10-187	10-187
10-188	10-188
10-189	10-189
10-190	10-190
10-191	10-191
10-192	10-192
10-193	10-193
10-194	10-194
10-195	10-195
10-196	10-196
10-197	10-197
10-198	10-198
10-199	10-199
10-200	10-200

Page 1018 of Part 2 of the Port St. George Gazette, dated the 17th November 1903.

Section number.	Section description.
10-201	10-201
10-202	10-202
10-203	10-203
10-204	10-204
10-205	10-205
10-206	10-206
10-207	10-207
10-208	10-208
10-209	10-209
10-210	10-210
10-211	10-211
10-212	10-212
10-213	10-213
10-214	10-214
10-215	10-215
10-216	10-216
10-217	10-217
10-218	10-218
10-219	10-219
10-220	10-220
10-221	10-221
10-222	10-222
10-223	10-223
10-224	10-224
10-225	10-225
10-226	10-226
10-227	10-227
10-228	10-228
10-229	10-229
10-230	10-230
10-231	10-231
10-232	10-232
10-233	10-233
10-234	10-234
10-235	10-235
10-236	10-236
10-237	10-237
10-238	10-238
10-239	10-239
10-240	10-240
10-241	10-241
10-242	10-242
10-243	10-243
10-244	10-244
10-245	10-245
10-246	10-246
10-247	10-247
10-248	10-248
10-249	10-249
10-250	10-250
10-251	10-251
10-252	10-252
10-253	10-253
10-254	10-254
10-255	10-255
10-256	10-256
10-257	10-257
10-258	10-258
10-259	10-259
10-260	10-260
10-261	10-261
10-262	10-262
10-263	10-263
10-264	10-264
10-265	10-265
10-266	10-266
10-267	10-267
10-268	10-268
10-269	10-269
10-270	10-270
10-271	10-271
10-272	10-272
10-273	10-273
10-274	10-274
10-275	10-275
10-276	10-276
10-277	10-277
10-278	10-278
10-279	10-279
10-280	10-280
10-281	10-281
10-282	10-282
10-283	10-283
10-284	10-284
10-285	10-285
10-286	10-286
10-287	10-287
10-288	10-288
10-289	10-289
10-290	10-290
10-291	10-291
10-292	10-292
10-293	10-293
10-294	10-294
10-295	10-295
10-296	10-296
10-297	10-297
10-298	10-298
10-299	10-299
10-300	10-300

# ACQUISITION OF LANDS

Port St. George, February 11, 1904.

Under section 8 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 0.61 of an acre, to be more or less, is needed for a public purpose, to wit, for building a wharf for the use of the Government, and, under section 2 and 3 of the same Act, the District Officer, Port of George, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Officer, Port of George, and may be inspected at any time during office hours.

West Coast of district, Koon or Koon, Lakshmanan village.

Enrolled here, No. 1 of 1904, 10-101 to 10-200, 10-201 to 10-300, 10-301 to 10-400, 10-401 to 10-500, 10-501 to 10-600, 10-601 to 10-700, 10-701 to 10-800, 10-801 to 10-900, 10-901 to 10-1000, 10-1001 to 10-1100, 10-1101 to 10-1200, 10-1201 to 10-1300, 10-1301 to 10-1400, 10-1401 to 10-1500, 10-1501 to 10-1600, 10-1601 to 10-1700, 10-1701 to 10-1800, 10-1801 to 10-1900, 10-1901 to 10-2000, 10-2001 to 10-2100, 10-2101 to 10-2200, 10-2201 to 10-2300, 10-2301 to 10-2400, 10-2401 to 10-2500, 10-2501 to 10-2600, 10-2601 to 10-2700, 10-2701 to 10-2800, 10-2801 to 10-2900, 10-2901 to 10-3000, 10-3001 to 10-3100, 10-3101 to 10-3200, 10-3201 to 10-3300, 10-3301 to 10-3400, 10-3401 to 10-3500, 10-3501 to 10-3600, 10-3601 to 10-3700, 10-3701 to 10-3800, 10-3801 to 10-3900, 10-3901 to 10-4000, 10-4001 to 10-4100, 10-4101 to 10-4200, 10-4201 to 10-4300, 10-4301 to 10-4400, 10-4401 to 10-4500, 10-4501 to 10-4600, 10-4601 to 10-4700, 10-4701 to 10-4800, 10-4801 to 10-4900, 10-4901 to 10-5000, 10-5001 to 10-5100, 10-5101 to 10-5200, 10-5201 to 10-5300, 10-5301 to 10-5400, 10-5401 to 10-5500, 10-5501 to 10-5600, 10-5601 to 10-5700, 10-5701 to 10-5800, 10-5801 to 10-5900, 10-5901 to 10-6000, 10-6001 to 10-6100, 10-6101 to 10-6200, 10-6201 to 10-6300, 10-6301 to 10-6400, 10-6401 to 10-6500, 10-6501 to 10-6600, 10-6601 to 10-6700, 10-6701 to 10-6800, 10-6801 to 10-6900, 10-6901 to 10-7000, 10-7001 to 10-7100, 10-7101 to 10-7200, 10-7201 to 10-7300, 10-7301 to





























TP  
806-1  
1-1

5

1998

●

422

429

2004

1

1999

10

1994

1728

100













Fort St. George, February 12, 1934.

Under section 8 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 14 0000 acres, be the same within space to be used for a public purpose, to wit, for Gold channels, Canal Enclosure, Country-Mineral Rights and, under sections 1 and 7 of the same Act, the Special Deputy Collector No. 115, Maseru, is appointed to prepare the boundaries of the land under the Act and directed to take order for the acquisition of the said land. Under sub-section (1) of section 17 of the Act, the Governor in Council further directs that the possession of the said land may be taken on the day or days then from the date of the publication of the notice mentioned in section 8 (1) of the Act. A part of the land is held by the office of the Special Deputy Collector No. 115, Maseru, and may be required at any time during office hours.

Twelve parcels, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse, Tlokoetse.

1. In the dry, wetland, S. No. and T.S. No. 31 A, 400  
In the dry, wetland, S. No. and T.S. No. 31 A, 400  
In the dry, wetland, S. No. and T.S. No. 31 A, 400  
In the dry, wetland, S. No. and T.S. No. 31 A, 400

2. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

3. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

4. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

5. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

6. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

7. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

8. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

9. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

10. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

11. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

12. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

13. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

14. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

15. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

16. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

17. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

18. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

19. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

20. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

21. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

22. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

23. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400

24. In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400  
In the dry, wetland, S. No. and T.S. No. 43 A, 400















[illegible]







Therein, is appointed, to perform the functions of a Collector under the aforesaid deed, to take notice for the acquisition of the said land. Under such section (2) of section 17 of the Act, the Governor in Council further directs that the possession of the said land may be taken on the expiry of fifteen days from the date of the publication of the notice mentioned in section 8 (1) of the Act. A plan of the land is kept in the office of the Deputy Collector No. VII, Port Louis, and may be inspected at any time during office hours.

Thames district, Pictorialized table.  
No. 14. Thames district village.

1801	1802	1803	1804	1805	1806	1807	1808	1809	1810	1811	1812	1813	1814	1815	1816	1817	1818	1819	1820	1821	1822	1823	1824	1825	1826	1827	1828	1829	1830	1831	1832	1833	1834	1835	1836	1837	1838	1839	1840	1841	1842	1843	1844	1845	1846	1847	1848	1849	1850	1851	1852	1853	1854	1855	1856	1857	1858	1859	1860	1861	1862	1863	1864	1865	1866	1867	1868	1869	1870	1871	1872	1873	1874	1875	1876	1877	1878	1879	1880	1881	1882	1883	1884	1885	1886	1887	1888	1889	1890	1891	1892	1893	1894	1895	1896	1897	1898	1899	1900	1901	1902	1903	1904	1905	1906	1907	1908	1909	1910	1911	1912	1913	1914	1915	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100	2101	2102	2103	2104	2105	2106	2107	2108	2109	2110	2111	2112	2113	2114	2115	2116	2117	2118	2119	2120	2121	2122	2123	2124	2125	2126	2127	2128	2129	2130	2131	2132	2133	2134	2135	2136	2137	2138	2139	2140	2141	2142	2143	2144	2145	2146	2147	2148	2149	2150	2151	2152	2153	2154	2155	2156	2157	2158	2159	2160	2161	2162	2163	2164	2165	2166	2167	2168	2169	2170	2171	2172	2173	2174	2175	2176	2177	2178	2179	2180	2181	2182	2183	2184	2185	2186	2187	2188	2189	2190	2191	2192	2193	2194	2195	2196	2197	2198	2199	2200	2201	2202	2203	2204	2205	2206	2207	2208	2209	2210	2211	2212	2213	2214	2215	2216	2217	2218	2219	2220	2221	2222	2223	2224	2225	2226	2227	2228	2229	2230	2231	2232	2233	2234	2235	2236	2237	2238	2239	2240	2241	2242	2243	2244	2245	2246	2247	2248	2249	2250	2251	2252	2253	2254	2255	2256	2257	2258	2259	2260	2261	2262	2263	2264	2265	2266	2267	2268	2269	2270	2271	2272	2273	2274	2275	2276	2277	2278	2279	2280	2281	2282	2283	2284	2285	2286	2287	2288	2289	2290	2291	2292	2293	2294	2295	2296	2297	2298	2299	2300	2301	2302	2303	2304	2305	2306	2307	2308	2309	2310	2311	2312	2313	2314	2315	2316	2317	2318	2319	2320	2321	2322	2323	2324	2325	2326	2327	2328	2329	2330	2331	2332	2333	2334	2335	2336	2337	2338	2339	2340	2341	2342	2343	2344	2345	2346	2347	2348	2349	2350	2351	2352	2353	2354	2355	2356	2357	2358	2359	2360	2361	2362	2363	2364	2365	2366	2367	2368	2369	2370	2371	2372	2373	2374	2375	2376	2377	2378	2379	2380	2381	2382	2383	2384	2385	2386	2387	2388	2389	2390	2391	2392	2393	2394	2395	2396	2397	2398	2399	2400	2401	2402	2403	2404	2405	2406	2407	2408	2409	2410	2411	2412	2413	2414	2415	2416	2417	2418	2419	2420	2421	2422	2423	2424	2425	2426	2427	2428	2429	2430	2431	2432	2433	2434	2435	2436	2437	2438	2439	2440	2441	2442	2443	2444	2445	2446	2447	2448	2449	2450	2451	2452	2453	2454	2455	2456	2457	2458	2459	2460	2461	2462	2463	2464	2465	2466	2467	2468	2469	2470	2471	2472	2473	2474	2475	2476	2477	2478	2479	2480	2481	2482	2483	2484	2485	2486	2487	2488	2489	2490	2491	2492	2493	2494	2495	2496	2497	2498	2499	2500	2501	2502	2503	2504	2505	2506	2507	2508	2509	2510	2511	2512	2513	2514	2515	2516	2517	2518	2519	2520	2521	2522	2523	2524	2525	2526	2527	2528	2529	2530	2531	2532	2533	2534	2535	2536	2537	2538	2539	2540	2541	2542	2543	2544	2545	2546	2547	2548	2549	2550	2551	2552	2553	2554	2555	2556	2557	2558	2559	2560	2561	2562	2563	2564	2565	2566	2567	2568	2569	2570	2571	2572	2573	2574	2575	2576	2577	2578	2579	2580	2581	2582	2583	2584	2585	2586	2587	2588	2589	2590	2591	2592	2593	2594	2595	2596	2597	2598	2599	2600	2601	2602	2603	2604	2605	2606	2607	2608	2609	2610	2611	2612	2613	2614	2615	2616	2617	2618	2619	2620	2621	2622	2623	2624	2625	2626	2627	2628	2629	2630	2631	2632	2633	2634	2635	2636	2637	2638	2639	2640	2641	2642	2643	2644	2645	2646	2647	2648	2649	2650	2651	2652	2653	2654	2655	2656	2657	2658	2659	2660	2661	2662	2663	2664	2665	2666	2667	2668	2669	2670	2671	2672	2673	2674	2675	2676	2677	2678	2679	2680	2681	2682	2683	2684	2685	2686	2687	2688	2689	2690	2691	2692	2693	2694	2695	2696	2697	2698	2699	2700	2701	2702	2703	2704	2705	2706	2707	2708	2709	2710	2711	2712	2713	2714	2715	2716	2717	2718	2719	2720	2721	2722	2723	2724	2725	2726	2727	2728	2729	2730	2731	2732	2733	2734	2735	2736	2737	2738	2739	2740	2741	2742	2743	2744	2745	2746	2747	2748	2749	2750	2751	2752	2753	2754	2755	2756	2757	2758	2759	2760	2761	2762	2763	2764	2765	2766	2767	2768	2769	2770	2771	2772	2773	2774	2775	2776	2777	2778	2779	2780	2781	2782	2783	2784	2785	2786	2787	2788	2789	2790	2791	2792	2793	2794	2795	2796	2797	2798	2799	2800	2801	2802	2803	2804	2805	2806	2807	2808	2809	2810	2811	2812	2813	2814	2815	2816	2817	2818	2819	2820	2821	2822	2823	2824	2825	2826	2827	2828	2829	2830	2831	2832	2833	2834	2835	2836	2837	2838	2839	2840	2841	2842	2843	2844	2845	2846	2847	2848	2849	2850	2851	2852	2853	2854	2855	2856	2857	2858	2859	2860	2861	2862	2863	2864	2865	2866	2867	2868	2869	2870	2871	2872	2873	2874	2875	2876	2877	2878	2879	2880	2881	2882	2883	2884	2885	2886	2887	2888	2889	2890	2891	2892	2893	2894	2895	2896	2897	2898	2899	2900	2901	2902	2903	2904	2905	2906	2907	2908	2909	2910	2911	2912	2913	2914	2915	2916	2917	2918	2919	2920	2921	2922	2923	2924	2925	2926	2927	2928	2929	2930	2931	2932	2933	2934	2935	2936	2937	2938	2939	2940	2941	2942	2943	2944	2945	2946	2947	2948	2949	2950	2951	2952	2953	2954	2955	2956	2957	2958	2959	2960	2961	2962	2963	2964	2965	2966	2967	2968	2969	2970	2971	2972	2973	2974	2975	2976	2977	2978	2979	2980	2981	2982	2983	2984	2985	2986	2987	2988	2989	2990	2991	2992	2993	2994	2995	2996	2997	2998	2999	3000	3001	3002	3003	3004	3005	3006	3007	3008	3009	3010	3011	3012	3013	3014	3015	3016	3017	3018	3019	3020	3021	3022	3023	3024	3025	3026	3027	3028	3029	3030	3031	3032	3033	3034	3035	3036	3037	3038	3039	3040	3041	3042	3043	3044	3045	3046	3047	3048	3049	3050	3051	3052	3053	3054	3055	3056	3057	3058	3059	3060	3061	3062	3063	3064	3065	3066	3067	3068	3069	3070	3071	3072	3073	3074	3075	3076	3077	3078	3079	3080	3081	3082	3083	3084	3085	3086	3087	3088	3089	3090	3091	3092	3093	3094	3095	3096	3097	3098	3099	3100	3101	3102	3103	3104	3105	3106	3107	3108	3109	3110	3111	3112	3113	3114	3115	3116	3117	3118	3119	3120	3121	3122	3123	3124	3125	3126	3127	3128	3129	3130	3131	3132	3133	3134
------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------



- 1000  
 1001  
 1002  
 1003  
 1004  
 1005  
 1006  
 1007  
 1008  
 1009  
 1010  
 1011  
 1012  
 1013  
 1014  
 1015  
 1016  
 1017  
 1018  
 1019  
 1020  
 1021  
 1022  
 1023  
 1024  
 1025  
 1026  
 1027  
 1028  
 1029  
 1030  
 1031  
 1032  
 1033  
 1034  
 1035  
 1036  
 1037  
 1038  
 1039  
 1040  
 1041  
 1042  
 1043  
 1044  
 1045  
 1046  
 1047  
 1048  
 1049  
 1050  
 1051  
 1052  
 1053  
 1054  
 1055  
 1056  
 1057  
 1058  
 1059  
 1060  
 1061  
 1062  
 1063  
 1064  
 1065  
 1066  
 1067  
 1068  
 1069  
 1070  
 1071  
 1072  
 1073  
 1074  
 1075  
 1076  
 1077  
 1078  
 1079  
 1080  
 1081  
 1082  
 1083  
 1084  
 1085  
 1086  
 1087  
 1088  
 1089  
 1090  
 1091  
 1092  
 1093  
 1094  
 1095  
 1096  
 1097  
 1098  
 1099  
 1100  
 1101  
 1102  
 1103  
 1104  
 1105  
 1106  
 1107  
 1108  
 1109  
 1110  
 1111  
 1112  
 1113  
 1114  
 1115  
 1116  
 1117  
 1118  
 1119  
 1120  
 1121  
 1122  
 1123  
 1124  
 1125  
 1126  
 1127  
 1128  
 1129  
 1130  
 1131  
 1132  
 1133  
 1134  
 1135  
 1136  
 1137  
 1138  
 1139  
 1140  
 1141  
 1142  
 1143  
 1144  
 1145  
 1146  
 1147  
 1148  
 1149  
 1150  
 1151  
 1152  
 1153  
 1154  
 1155  
 1156  
 1157  
 1158  
 1159  
 1160  
 1161  
 1162  
 1163  
 1164  
 1165  
 1166  
 1167  
 1168  
 1169  
 1170  
 1171  
 1172  
 1173  
 1174  
 1175  
 1176  
 1177  
 1178  
 1179  
 1180  
 1181  
 1182  
 1183  
 1184  
 1185  
 1186  
 1187  
 1188  
 1189  
 1190  
 1191  
 1192  
 1193  
 1194  
 1195  
 1196  
 1197  
 1198  
 1199  
 1200  
 1201  
 1202  
 1203  
 1204  
 1205  
 1206  
 1207  
 1208  
 1209  
 1210  
 1211  
 1212  
 1213  
 1214  
 1215  
 1216  
 1217  
 1218  
 1219  
 1220  
 1221  
 1222  
 1223  
 1224  
 1225  
 1226  
 1227  
 1228  
 1229  
 1230  
 1231  
 1232  
 1233  
 1234  
 1235  
 1236  
 1237  
 1238  
 1239  
 1240  
 1241  
 1242  
 1243  
 1244  
 1245  
 1246  
 1247  
 1248  
 1249  
 1250  
 1251  
 1252  
 1253  
 1254  
 1255  
 1256  
 1257  
 1258  
 1259  
 1260  
 1261  
 1262  
 1263  
 1264  
 1265  
 1266  
 1267  
 1268  
 1269  
 1270  
 1271  
 1272  
 1273  
 1274  
 1275  
 1276  
 1277  
 1278  
 1279  
 1280  
 1281  
 1282  
 1283  
 1284  
 1285  
 1286  
 1287  
 1288  
 1289  
 1290  
 1291  
 1292  
 1293  
 1294  
 1295  
 1296  
 1297  
 1298  
 1299  
 1300  
 1301  
 1302  
 1303  
 1304  
 1305  
 1306  
 1307  
 1308  
 1309  
 1310  
 1311  
 1312  
 1313  
 1314  
 1315  
 1316  
 1317  
 1318  
 1319  
 1320  
 1321  
 1322  
 1323  
 1324  
 1325  
 1326  
 1327  
 1328  
 1329  
 1330  
 1331  
 1332  
 1333  
 1334  
 1335  
 1336  
 1337  
 1338  
 1339  
 1340  
 1341  
 1342  
 1343  
 1344  
 1345  
 1346  
 1347  
 1348  
 1349  
 1350  
 1351  
 1352  
 1353  
 1354  
 1355  
 1356  
 1357  
 1358  
 1359  
 1360  
 1361  
 1362  
 1363  
 1364  
 1365  
 1366  
 1367  
 1368  
 1369  
 1370  
 1371  
 1372  
 1373  
 1374  
 1375  
 1376  
 1377  
 1378  
 1379  
 1380  
 1381  
 1382  
 1383  
 1384  
 1385  
 1386  
 1387  
 1388  
 1389  
 1390  
 1391  
 1392  
 1393  
 1394  
 1395  
 1396  
 1397  
 1398  
 1399  
 1400  
 1401  
 1402  
 1403  
 1404  
 1405  
 1406  
 1407  
 1408  
 1409  
 1410  
 1411  
 1412  
 1413  
 1414  
 1415  
 1416  
 1417  
 1418  
 1419  
 1420  
 1421  
 1422  
 1423  
 1424  
 1425  
 1426  
 1427  
 1428  
 1429  
 1430  
 1431  
 1432  
 1433  
 1434  
 1435  
 1436  
 1437  
 1438  
 1439  
 1440  
 1441  
 1442  
 1443  
 1444  
 1445  
 1446  
 1447  
 1448  
 1449  
 1450  
 1451  
 1452  
 1453  
 1454  
 1455  
 1456  
 1457  
 1458  
 1459  
 1460  
 1461  
 1462  
 1463  
 1464  
 1465  
 1466  
 1467  
 1468  
 1469  
 1470  
 1471  
 1472  
 1473  
 1474  
 1475  
 1476  
 1477  
 1478  
 1479  
 1480  
 1481  
 1482  
 1483  
 1484  
 1485  
 1486  
 1487  
 1488  
 1489  
 1490  
 1491  
 1492  
 1493  
 1494  
 1495  
 1496  
 1497  
 1498  
 1499  
 1500  
 1501  
 1502  
 1503  
 1504  
 1505  
 1506  
 1507  
 1508  
 1509  
 1510  
 1511  
 1512  
 1513  
 1514  
 1515  
 1516  
 1517  
 1518  
 1519  
 1520  
 1521  
 1522  
 1523  
 1524  
 1525  
 1526  
 1527  
 1528  
 1529  
 1530  
 1531  
 1532  
 1533  
 1534  
 1535  
 1536  
 1537  
 1538  
 1539  
 1540  
 1541  
 1542  
 1543  
 1544  
 1545  
 1546  
 1547  
 1548  
 1549  
 1550  
 1551  
 1552  
 1553  
 1554  
 1555  
 1556  
 1557  
 1558  
 1559  
 1560  
 1561  
 1562  
 1563  
 1564  
 1565  
 1566  
 1567  
 1568  
 1569  
 1570  
 1571  
 1572  
 1573  
 1574  
 1575  
 1576  
 1577  
 1578  
 1579  
 1580  
 1581  
 1582  
 1583  
 1584  
 1585  
 1586  
 1587  
 1588  
 1589  
 1590  
 1591  
 1592  
 1593  
 1594  
 1595  
 1596  
 1597  
 1598  
 1599  
 1600  
 1601  
 1602  
 1603  
 1604  
 1605  
 1606  
 1607  
 1608  
 1609  
 1610  
 1611  
 1612  
 1613  
 1614  
 1615  
 1616  
 1617  
 1618  
 1619  
 1620  
 1621  
 1622  
 1623  
 1624  
 1625  
 1626  
 1627  
 1628  
 1629  
 1630  
 1631  
 1632  
 1633  
 1634  
 1635  
 1636  
 1637  
 1638  
 1639  
 1640  
 1641  
 1642  
 1643  
 1644  
 1645  
 1646  
 1647  
 1648  
 1649  
 1650  
 1651  
 1652  
 1653  
 1654  
 1655  
 1656  
 1657  
 1658  
 1659  
 1660  
 1661  
 1662  
 1663  
 1664  
 1665  
 1666  
 1667  
 1668  
 1669  
 1670  
 1671  
 1672  
 1673  
 1674  
 1675  
 1676  
 1677  
 1678  
 1679  
 1680  
 1681  
 1682  
 1683  
 1684  
 1685  
 1686  
 1687  
 1688  
 1689  
 1690  
 1691  
 1692  
 1693  
 1694  
 1695  
 1696  
 1697  
 1698  
 1699  
 1700  
 1701  
 1702  
 1703  
 1704  
 1705  
 1706  
 1707  
 1708  
 1709  
 1710  
 1711  
 1712  
 1713  
 1714  
 1715  
 1716  
 1717  
 1718  
 1719  
 1720  
 1721  
 1722  
 1723  
 1724  
 1725  
 1726  
 1727  
 1728  
 1729  
 1730  
 1731  
 1732  
 1733  
 1734  
 1735  
 1736  
 1737  
 1738  
 1739  
 1740  
 1741  
 1742  
 1743  
 1744  
 1745  
 1746  
 1747  
 1748  
 1749  
 1750  
 1751  
 1752  
 1753  
 1754  
 1755  
 1756  
 1757  
 1758  
 1759  
 1760  
 1761  
 1762  
 1763  
 1764  
 1765  
 1766  
 1767  
 1768  
 1769  
 1770  
 1771  
 1772  
 1773  
 1774  
 1775  
 1776  
 1777  
 1778  
 1779  
 1780  
 1781  
 1782  
 1783  
 1784  
 1785  
 1786  
 1787  
 1788  
 1789  
 1790  
 1791  
 1792  
 1793  
 1794  
 1795  
 1796  
 1797  
 1798  
 1799  
 1800  
 1801  
 1802  
 1803  
 1804  
 1805  
 1806  
 1807  
 1808  
 1809  
 1810  
 1811  
 1812  
 1813  
 1814  
 1815  
 1816  
 1817  
 1818  
 1819  
 1820  
 1821  
 1822  
 1823  
 1824  
 1825  
 1826  
 1827  
 1828  
 1829  
 1830  
 1831  
 1832  
 1833  
 1834  
 1835  
 1836  
 1837  
 1838  
 1839  
 1840  
 1841  
 1842  
 1843  
 1844  
 1845  
 1846  
 1847  
 1848  
 1849  
 1850  
 1851  
 1852  
 1853  
 1854  
 1855  
 1856  
 1857  
 1858  
 1859  
 1860  
 1861  
 1862  
 1863  
 1864  
 1865  
 1866  
 1867  
 1868  
 1869  
 1870  
 1871  
 1872  
 1873  
 1874  
 1875  
 1876  
 1877  
 1878  
 1879  
 1880  
 1881  
 1882  
 1883  
 1884  
 1885  
 1886  
 1887  
 1888  
 1889  
 1890  
 1891  
 1892  
 1893  
 1894  
 1895  
 1896  
 1897  
 1898  
 1899  
 1900  
 1901  
 1902  
 1903  
 1904  
 1905  
 1906  
 1907  
 1908  
 1909  
 1910  
 1911  
 1912  
 1913  
 1914  
 1915  
 1916  
 1917  
 1918  
 1919  
 1920  
 1921  
 1922  
 1923  
 1924  
 1925  
 1926  
 1927  
 1928  
 1929  
 1930  
 1931  
 1932  
 1933  
 1934  
 1935  
 1936  
 1937  
 1938  
 1939  
 1940  
 1941  
 1942  
 1943  
 1944  
 1945  
 1946  
 1947  
 1948  
 1949  
 1950  
 1951  
 1952  
 1953  
 1954  
 1955  
 1956  
 1957  
 1958  
 1959  
 1960  
 1961  
 1962  
 1963  
 1964  
 1965  
 1966  
 1967  
 1968  
 1969  
 1970  
 1971  
 1972  
 1973  
 1974  
 1975  
 1976  
 1977  
 1978  
 1979  
 1980  
 1981  
 1982  
 1983  
 1984  
 1985  
 1986  
 1987  
 1988  
 1989  
 1990  
 1991  
 1992  
 1993  
 1994  
 1995  
 1996  
 1997  
 1998  
 1999  
 2000  
 2001  
 2002  
 2003  
 2004  
 2005  
 2006  
 2007  
 2008  
 2009  
 2010  
 2011  
 2012  
 2013  
 2014  
 2015  
 2016  
 2017  
 2018  
 2019  
 2020  
 2021  
 2022  
 2023  
 2024  
 2025  
 2026  
 2027  
 2028  
 2029  
 2030  
 2031  
 2032  
 2033  
 2034  
 2035  
 2036  
 2037  
 2038  
 2039  
 2040  
 2041  
 2042  
 2043  
 2044  
 2045  
 2046  
 2047  
 2048  
 2049  
 2050  
 2051  
 2052  
 2053  
 2054  
 2055  
 2056  
 2057  
 2058  
 2059  
 2060  
 2061  
 2062  
 2063  
 2064  
 2065  
 2066  
 2067  
 2068  
 2069  
 2070  
 2071  
 2072  
 2073  
 2074  
 2075  
 2076  
 2077  
 2078  
 2079  
 2080  
 2081  
 2082  
 2083  
 2084  
 2085  
 2086  
 2087  
 2088  
 2089  
 2090  
 2091  
 2092  
 2093  
 2094  
 2095  
 2096  
 2097  
 2098  
 2099  
 2100  
 2101  
 2102  
 2103  
 2104  
 2105  
 2106  
 2107  
 2108  
 2109  
 2110  
 2111  
 2112  
 2113  
 2114  
 2115  
 2116  
 2117  
 2118  
 2119  
 2120  
 2121  
 2122  
 2123  
 2124  
 2125  
 2126  
 2127  
 2128  
 2129  
 2130  
 2131  
 2132  
 2133  
 2134  
 2135  
 2136  
 2137  
 2138  
 2139  
 2140  
 2141  
 2142  
 2143  
 2144  
 2145  
 2146  
 2147  
 2148  
 2149  
 2150  
 2151  
 2152  
 2153  
 2154  
 2155  
 2156  
 2157  
 2158  
 2159  
 2160  
 2161  
 2162  
 2163  
 2164  
 2165  
 2166  
 2167  
 2168  
 2169  
 2170  
 2171  
 2172  
 2173  
 2174  
 2175  
 2176  
 2177  
 2178  
 2179  
 2180  
 2181  
 2182  
 2183  
 2184  
 2185  
 2186  
 2187  
 2188  
 2189  
 2190  
 2191  
 2192  
 2193  
 2194  
 2195  
 2196  
 2197  
 2198  
 2199  
 2200  
 2201  
 2202  
 2203  
 2204  
 2205  
 2206  
 2207  
 2208  
 2209  
 2210  
 2211  
 2212  
 2213  
 2214  
 2215  
 2216  
 2217  
 2218  
 2219  
 2220  
 2221  
 2222  
 2223  
 2224  
 2225  
 2226  
 2227  
 2228  
 2229  
 2230  
 2231  
 2232  
 2233  
 2234  
 2235  
 2236  
 2237  
 2238  
 2239  
 2240  
 2241  
 2242  
 2243  
 2244  
 2245  
 2246  
 2247  
 2248  
 2249  
 2250  
 2251  
 2252  
 2253  
 2254  
 2255  
 2256  
 2257  
 2258  
 2259  
 2260  
 2261  
 2262  
 2263  
 2264  
 2265  
 2266  
 2267  
 2268  
 2269  
 2270  
 2271  
 2272  
 2273  
 2274  
 2275  
 2276  
 2277  
 2278  
 2279  
 2280  
 2281  
 2282  
 2283  
 2284  
 2285  
 2286  
 2287  
 2288  
 2289  
 2290  
 2291  
 2292  
 2293  
 2294  
 2295  
 2296  
 2297  
 2298  
 2299  
 2300  
 2301  
 2302  
 2303  
 2304  
 2305  
 2306  
 2307  
 2308  
 2309  
 2310  
 2311  
 2312  
 2313  
 2314  
 2315  
 2316  
 2317  
 2318  
 2319  
 2320  
 2321  
 2322  
 2323  
 2324  
 2325  
 2326  
 2327  
 2328  
 2329  
 2330  
 2331  
 2332  
 2333  
 2334  
 2335  
 2336  
 2337  
 2338  
 2339  
 2340  
 2341  
 2342  
 2343  
 2344  
 2345  
 2346  
 2347  
 2348  
 2349  
 2350  
 2351  
 2352  
 2353  
 2354  
 2355  
 2356  
 2357  
 2358  
 2359





[illegible][illegible]

Tuzluca district, Dursunbey district, Balıkesir, No. 25, Poligonaltıkaran III Blok yolları

[illegible]





[illegible]

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the said extension of the Country Market Project, and so that effect has been given to all which it may require in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1948, as amended by the Land Acquisition Amendment Act XXVIII of 1952, and the Director in Council hereby authorizes the Special Deputy Collector No. 1, Mangalore, his staff and deputies to execute the powers conferred by section 4 (2) of the Act. And the Director in Council hereby authorizes the Special Deputy Collector No. 1, Mangalore, to perform the functions of a Collector under section 2-A of the Act.

**Tanjore district, Panchayat taluk,  
Tandam Panchayat gram village.**

Approximate extent, acres.	
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	
37	
38	
39	
40	
41	
42	
43	
44	
45	
46	
47	
48	
49	
50	
51	
52	
53	
54	
55	
56	
57	
58	
59	
60	
61	
62	
63	
64	
65	
66	
67	
68	
69	
70	
71	
72	
73	
74	
75	
76	
77	
78	
79	
80	
81	
82	
83	
84	
85	
86	
87	
88	
89	
90	
91	
92	
93	
94	
95	
96	
97	
98	
99	
100	

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the said extension of the Country Market Project, and so that effect has been given to all which it may require in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1948, as amended by the Land Acquisition Amendment Act XXVIII of 1952, and the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Mangalore, his staff and deputies to execute the powers conferred by section 4 (2) of the Act. And the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Mangalore, to perform the functions of a Collector under section 2-A of the Act and that the provisions of section 3 of the Act shall not apply to the same.

**Tanjore district, Panchayat taluk,  
Tandam Panchayat gram village.**

Approximate extent, acres.	
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	
37	
38	
39	
40	
41	
42	
43	
44	
45	
46	
47	
48	
49	
50	
51	
52	
53	
54	
55	
56	
57	
58	
59	
60	
61	
62	
63	
64	
65	
66	
67	
68	
69	
70	
71	
72	
73	
74	
75	
76	
77	
78	
79	
80	
81	
82	
83	
84	
85	
86	
87	
88	
89	
90	
91	
92	
93	
94	
95	
96	
97	
98	
99	
100	

Approximate extent, acres.	
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	
37	
38	
39	
40	
41	
42	
43	
44	
45	
46	
47	
48	
49	
50	
51	
52	
53	
54	
55	
56	
57	
58	
59	
60	
61	
62	
63	
64	
65	
66	
67	
68	
69	
70	
71	
72	
73	
74	
75	
76	
77	
78	
79	
80	
81	
82	
83	
84	
85	
86	
87	
88	
89	
90	
91	
92	
93	
94	
95	
96	
97	
98	
99	
100	

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the said extension of the Country Market Project, and so that effect has been given to all which it may require in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1948, as amended by the Land Acquisition Amendment Act XXVIII of 1952, and the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Mangalore, his staff and deputies to execute the powers conferred by section 4 (2) of the Act. And the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Mangalore, to perform the functions of a Collector under section 2-A of the Act and that the provisions of section 3 of the Act shall not apply to the same.

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the said extension of the Country Market Project, and so that effect has been given to all which it may require in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1948, as amended by the Land Acquisition Amendment Act XXVIII of 1952, and the Governor in Council hereby authorizes the Special Deputy Collector, Mangalore, his staff and deputies to execute the powers conferred by section 4 (2) of the Act. And the Governor in Council hereby authorizes the Special Deputy Collector, Mangalore, to perform the functions of a Collector under section 2-A of the Act and that the provisions of section 3 of the Act shall not apply to the same.

**Tanjore district, Panchayat taluk,  
Tandam Panchayat gram village.**

Approximate extent, acres.	
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	
37	
38	
39	
40	
41	
42	
43	
44	
45	
46	
47	
48	
49	
50	
51	
52	
53	
54	
55	
56	
57	
58	
59	
60	
61	
62	
63	
64	
65	
66	
67	
68	
69	
70	
71	
72	
73	
74	
75	
76	
77	
78	
79	
80	
81	
82	
83	
84	
85	
86	
87	
88	
89	
90	
91	
92	
93	
94	
95	
96	
97	
98	
99	
100	

Approximate extent, acres.	
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	
37	
38	
39	
40	
41	
42	
43	
44	
45	
46	
47	
48	
49	
50	
51	
52	
53	
54	
55	
56	
57	
58	
59	
60	
61	
62	
63	
64	
65	
66	
67	
68	
69	
70	
71	
72	
73	
74	
75	
76	
77	
78	
79	
80	
81	
82	
83	
84	
85	
86	
87	
88	
89	
90	
91	
92	
93	
94	
95	
96	
97	
98	
99	
100	

Approximate extent, acres.	
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	
37	
38	
39	
40	
41	
42	
43	
44	
45	
46	
47	
48	
49	
50	
51	
52	
53	
54	
55	
56	
57	
58	
59	
60	
61	
62	
63	
64	
65	
66	
67	
68	
69	
70	
71	
72	
73	
74	
75	
76	
77	
78	
79	
80	
81	
82	
83	
84	
85	
86	
87	
88	
89	
90	
91	
92	
93	
94	
95	
96	
97	
98	
99	
100	

Approximate extent, acres.	
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	
37	
38	
39	
40	
41	



[illegible]





Georgy-Hervey Project, notice in that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1921, as amended by the Land Acquisition Amendment Act XXXVIII of 1923, and the Governor in Council hereby authorizes the Special Deputy Collector No. VIII, Tagore, to send and to receive in exercise the powers conferred by section 4 (2) of the Act. Under section 4 (2) of the said Act, the Governor in Council appoints the Special Deputy Collector No. VIII, Tagore, to perform the functions of a Collector under section 2 A of the Act.

Tagore district, Patakhatal taluk.  
No. 263. Bansa Patakhatal village.

Approved  
this  
26th

Chief Mag.

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

0/0

Chief Mag.

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Chief Mag.

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Chief Mag.

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for a Bill Channel of the Great Arakan System, the Governor in Council hereby authorizes the Special Deputy Collector No. VIII, Tagore, to send and to receive in exercise the powers conferred by section 4 (2) of the Act. Under section 4 (2) of the said Act, the Governor in Council appoints the Special Deputy Collector No. VIII, Tagore, to perform the functions of a Collector under section 2 A of the Act.

Tagore district, Patakhatal taluk.  
No. 263. Bansa Patakhatal village.

Approved  
this  
26th

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

For St. George, February 25, 1934.

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for a Bill Channel of the Great Arakan System, the Governor in Council hereby authorizes the Special Deputy Collector No. VIII, Tagore, to send and to receive in exercise the powers conferred by section 4 (2) of the Act. Under section 4 (2) of the said Act, the Governor in Council appoints the Special Deputy Collector No. VIII, Tagore, to perform the functions of a Collector under section 2 A of the Act.

Tagore district, Patakhatal taluk.  
No. 263. Bansa Patakhatal village.

Approved  
this  
26th

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for a Bill Channel of the Great Arakan System, the Governor in Council hereby authorizes the Special Deputy Collector No. VIII, Tagore, to send and to receive in exercise the powers conferred by section 4 (2) of the Act. Under section 4 (2) of the said Act, the Governor in Council appoints the Special Deputy Collector No. VIII, Tagore, to perform the functions of a Collector under section 2 A of the Act.

Tagore district, Patakhatal taluk.  
No. 263. Bansa Patakhatal village.

Approved  
this  
26th

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0

Item, dry, cultivated, T.S. No. 102 B, 1000 square feet, situated in the village of Bansa Patakhatal, bounded on the north by No. 102 A, on the south by No. 102 C, on the east by No. 102 D, and on the west by No. 102 E.

0/0





















[illegible]



























all when it may research in accordance with the purposes of section 4 (1) of the Land Acquisition Act of 1964, as amended by the Land Acquisition Amendment Act XXXVIII of 1973; and the Governor in Council authorizes the Special Deputy Minister No. 12, Transvaal, his staff and employees to exercise the powers conferred by section 4 (1) of the Act. Under subsection 4 (2) of the Act, the Governor in Council directs that, in view of the urgency of the matter, the provisions of sections 5-8 of the Act shall not apply to this matter.

Tajikistan, Pashkist talai,  
Jama Pashkistpoyan village

[illegible]

Page 22. Group, February 24, 1934.

Whereas it appears to the Government that the claims specified herein are needed for a public purpose, it is not, for the reasons stated above, the duty of the Treasury-Department to pay the claims, and it hereby gives to all claimants the same preference in accordance with the provisions of article 4 (1) of the Law 5 September 1857 and Art. 2204, as amended by the *Real Aprobacion* 28 November 1858 (EX-10317 of 1922) and, the *Leyenda* in Chapter 4, hereby authorizes the Special Agents, *Delincencia* No. VI, Francisco, to file and endeavor to enforce the claims as provided by article 4 (1) of said Law 5 September 1857, as amended by the *Real Aprobacion* 28 November 1858, in conformity with the provisions of article 4 (1) of said Law 5 September 1857, as amended by the *Real Aprobacion* 28 November 1858, in view of the severity of the case, the provisions of article 5, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 78

Tuzluca district, Bitlis province, 1000 m, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676

[illegible]

## A set of elements with an

1	34	V. V. Kuznetsov, <i>Ural'skiy</i>	3	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	1222	1223	1224	1225	1226	1227	1228	1229	1230	1231	1232	1233	1234	1235	1236	1237	1238	1239	1240	1241	1242	1243	1244	1245	1246	1247	1248	1249	1250	1251	1252	1253	1254	1255	1256	1257	1258	1259	1260	1261	1262	1263	1264	1265	1266	1267	1268	1269	1270	1271	1272	1273	1274	1275	1276	1277	1278	1279	1280	1281	1282	1283	1284	1285	1286	1287	1288	1289	1290	1291	1292	1293	1294	1295	1296	1297	1298	1299	1300	1301	1302	1303	1304	1305	1306	1307	1308	1309	1310	1311	1312	1313	1314	1315	1316	1317	1318	1319	1320	1321	1322	1323	1324	1325	1326	1327	1328	1329	1330	1331	1332	1333	1334	1335	1336	1337	1338	1339	1340	1341	1342	1343	1344	1345	1346	1347	1348	1349	1350	1351	1352	1353	1354	1355	1356	1357	1358	1359	1360	1361	1362	1363	1364	1365	1366	1367	1368	1369	1370	1371	1372	1373	1374	1375	1376	1377	1378	1379	1380	1381	1382	1383	1384	1385	1386	1387	1388	1389	1390	1391	1392	1393	1394	1395	1396	1397	1398	1399	1400	1401	1402	1403	1404	1405	1406	1407	1408	1409	1410	1411	1412	1413	1414	1415	1416	1417	1418	1419	1420	1421	1422	1423	1424	1425	1426	1427	1428	1429	1430	1431	1432	1433	1434	1435	1436	1437	1438	1439	1440	1441	1442	1443	1444	1445	1446	1447	1448	1449	1450	1451	1452	1453	1454	1455	1456	1457	1458	1459	1460	1461	1462	1463	1464	1465	1466	1467	1468	1469	1470	1471	1472	1473	1474	1475	1476	1477	1478	1479	1480	1481	1482	1483	1484	1485	1486	1487	1488	1489	1490	1491	1492	1493	1494	1495	1496	1497	1498	1499	1500	1501	1502	1503	1504	1505	1506	1507	1508	1509	1510	1511	1512	1513	1514	1515	1516	1517	1518	1519	1
---	----	-----------------------------------	---	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	-----	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	---

East St. Louis, February 13, 1904.

Whereas it appears to the Government that the lands specified in the schedule have been acquired for a public purpose, to-wit, for the National Forest of the Discovery National Preserve, and in that effect it is hereby given to all whom it may concern in accordance with the provisions of section 141 of the United States Code, that the lands so specified in the schedule are hereby transferred to the National Forest of the Discovery National Preserve, and the Government is hereby authorized the Special Deputy Director, Mr. T. L. Peltachinski, his staff and employees to execute the powers conferred by section 141 of the Act. Under subsection (4) of section 141 of the Act, the Director is directed to cause the acquisition of the lands to be published in section 46 of the Statute at 30, 1910, in the same manner.

*Parthenocarpous*. Fruit edible as fruit.  
Leaves aromatic; villous.

[illegible][illegible]

Thompson described, Portaklanta; below,  
 below the same, and the village.

	Approved Status Date
INSTR. BY, SUBJECT, AND RECOMMENDATION, T.S. NO. 44-1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1364, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464, 1465, 1466, 1467, 1468, 1469, 1470, 1471, 1472, 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618, 1619, 1620, 1621, 1622, 1623, 1624, 1625, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1732, 1733, 1734, 1735, 1736, 1737, 1738, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1770, 1771, 1772, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 1829, 1830, 1831, 1832, 1833, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 224	









# ഫോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്

I-00 മലയാളസംവാദന സപ്ലിമെൻറ്

SUPPLEMENT TO PART I OF THE FORT ST. GEORGE GAZETTE

MARCH 6, 1934.

നമ്പർ 14.]

മിഡിൽ - പാലാട്ടു തറവാത്തു, 1934 മാർച്ച് 6 മുതൽ

[PRICE, 6 paise]

## ഗവൺമെൻ്റ് പാരസ്യങ്ങളുടെ മലയാള തർജ്ജമ

## Malayalam Translation of Notifications by Government

ഈ പ്രസ്താവ് ഡിപ്യൂട്ടി സെക്രട്ടറി.

പി. സി. ൧൦.

കോഴിക്കോട് രാജ്, 1934 ഫിബ്രുവരി 8-ാം.

[ജി. ഐ. ഓഫ് ടി. ടി. (ജനറൽ).]

സെക് 108.—1928 ഫെബ്രു 20 - 30 നിയമ  
നിവേദന മോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്  
പാർട്ട് I ഏതെങ്കിലും 327 പേജുകളിൽ അതാ  
ക്കളിൽ ഈ പ്രസ്താവ് ഡിപ്യൂട്ടി സെക്രട്ടറി  
1929 - 30 സെക് പാർട്ടിയിൽ പ്രസിദ്ധപ്പെടു  
ത്തിയതും പിന്നീട് രേഖപ്പെടുത്തിയതുകൊണ്ട്  
മുഖ്യമായ 1929 നവംബർ മാസത്തിൽ വാങ്ങി  
കയ്യാക്കി, 1914 നവംബർ മാസത്തിൽ വാങ്ങി  
അടുത്ത് (1914 നവം 8) 11 - 30 വകുപ്പിന്റെ  
നിയമപ്പെട്ട അധികാരങ്ങൾ ഉൾക്കൊള്ളുന്ന  
സെക്ഷൻ തലത്തിൽ താഴെ കാണുന്ന മോട്ട്  
കൂടെ ഇതിന്റെ വാങ്ങിയിരിക്കുന്നു :—

സെക്ഷൻ.

1. മോട്ട് നിയമപ്പെട്ട 29 - 30 കളിൽ (8)  
ഏതെങ്കിലും (1) ഏതെങ്കിലും 30

മിഡിൽ പാലാട്ടു തറവാത്തു കാണുന്ന  
ഈ പ്രസ്താവ് മോട്ട്, അതാക്കുന്നു :—

"അതേ സെക്ഷൻകൾ കമ്മീഷൻ  
താങ്ങുന്ന ഡിപ്യൂട്ടി പാർട്ടിയിൽ അതാ  
ക്കളിൽ വെച്ച് അടുത്ത സെക്ഷൻ  
കൊണ്ടും മോട്ട് പാർട്ടിയിൽ അടുത്ത  
പാർട്ടി അതിന്റെ അടുത്ത സെക്ഷൻ  
കൊണ്ടുമാകുന്നു."

II. '൧' ഏതെങ്കിലും സെക്ഷൻകൾ  
(13) - 30 നിയമപ്പെട്ട പാർട്ടി താഴെ കാണുന്ന  
ഈ നിയമപ്പെട്ട മോട്ട്, അതാക്കുന്നു :—

"(13) ഈ സെക്ഷൻകൾ സെക്ഷൻ  
അടുത്ത അതേ പ്രസിദ്ധപ്പെടുത്തിയ  
മോട്ട് കൂടെ താങ്ങുന്ന പാർട്ടി മോട്ട്  
പാർട്ടിയിൽ അതിന്റെ മോട്ട് പാർട്ടി  
അതിന്റെ മോട്ട് അതാക്കുന്നു."

ഡി. എസ്. മോട്ട്,  
കോളർ ഡിപ്യൂട്ടി സെക്ഷൻ.

(A true translation)

C. N. SARAYANA MUDALIYAR,  
Senior Translator to Government.



3. Under sub-section (1) of section 8 of the Madras Town Planning Act, 1919, the Government sanction an extension of time until 31st March 1921 for the preparation, publication and submission to Government by the Municipal Municipal Council of the General Town-Planning Scheme in respect of all land within the municipality and in its vicinity.

Port St. George, February 25, 1921  
(G.O. No. 219, P.N.)

No. 217.—Under sub-section (1) of section 8 of the Madras Town Planning Act, 1919, the Government sanction an extension of time until 31st March 1921 for the preparation, publication and submission to Government by the Municipal Municipal Council of the General Town-Planning Scheme in respect of all land within the municipality and in its vicinity.

Port St. George, February 25, 1921  
(G.O. No. 219, P.N.)

No. 218.—Under sub-section (1) of section 8 of the Madras Town Planning Act, 1919, the Government sanction an extension of time until 31st March 1921 for the preparation, publication and submission to Government by the Municipal Municipal Council of the General Town-Planning Scheme in respect of all land within the municipality and in its vicinity.

Port St. George, February 25, 1921  
(G.O. No. 219, P.N.)

No. 219.—The Government sanction an extension of time until 31st March 1921 for the preparation, publication and submission to Government by the Municipal Municipal Council of the following three town-planning schemes and for G.O. No. 218, P.N., dated 25th July 1920:

- (1) Railway Station Town-Planning Scheme.
- (2) Maritime Station Town-Planning Scheme.
- (3) Regent's Park Town-Planning Scheme.

Port St. George, February 25, 1921  
(G.O. No. 219, P.N.)

No. 220.—The Government sanction a further extension of time until 31st December 1921 for the preparation, publication and submission to Government by the Municipal Municipal Council of the three town-planning schemes and for G.O. No. 219, P.N., dated 25th July 1920.

Port St. George, February 25, 1921  
(G.O. No. 219, P.N.)

No. 221.—In exercise of the powers conferred by clause (1) of sub-section (2) of section 21 of the Madras Town Planning Act, 1919 (Madras Act VII of 1919), the Government acting with Municipal is hereby pleased to revoke the Madras Town Planning Scheme, known, mentioned in Local Self Government Department Notification No. 1124, dated the 30th July 1920, published at page 467 of Part I-A of the Port St. George Gazette, dated the 25th July 1920.

No. 222.—In exercise of the powers conferred by clause (1) of sub-section (2) of section 21 of the Madras Town Planning Act, 1919 (Madras Act VII of 1919), the Government acting with Municipal is hereby pleased to revoke the Madras Town Planning Scheme, known, mentioned in Local Self Government Department Notification No. 1124, dated the 30th July 1920, published at page 467 of Part I-A of the Port St. George Gazette, dated the 25th July 1920.

Port St. George, March 1, 1921  
(G.O. No. 219, P.N.)

No. 223.—In exercise of the powers conferred by clause (1) of sub-section (2) of section 21 of the Madras Town Planning Act, 1919 (Madras Act VII of 1919), the Government acting with Municipal is hereby pleased to revoke the Madras Town Planning Scheme, known, mentioned in Local Self Government Department Notification No. 1124, dated the 30th July 1920, published at page 467 of Part I-A of the Port St. George Gazette, dated the 25th July 1920.

Port St. George, February 25, 1921  
(G.O. No. 219, P.N.)

No. 224.—In exercise of the powers conferred by sub-section (1) of section 19 of the Madras Local Authorities Act, 1920 (Madras Act XIV of 1920), the Government acting

with Municipal is hereby pleased to make the following amendments to the rules relating to the Madras and Madras Municipalities of Local Boards published with Local Self Government Department Notification No. 1124, dated the 27th August 1920, at pages 467 to 469 of Part I-A of the Port St. George Gazette, dated the 25th August 1920:

#### AMENDMENTS.

1. In the said rules, under the heading "E. Medical"—  
(a) for rule (1) the following rule shall be substituted, namely:—

"1. Hospitals and dispensaries shall be open to inspection—

(a) in the case of Ayurvedic, Siddha or Unani hospitals, by the Inspecting Medical Officer;

(b) in the case of other institutions, by the District Medical Officer; and

(c) in the case of all institutions, by the Surgeon-General and by the Director of Public Health."

2. In rule 2, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

3. In rule 3, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

4. In rule 4, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

5. In rule 5, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

6. In rule 6, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

7. In rule 7, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

8. In rule 8, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

9. In rule 9, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

10. In rule 10, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

11. In rule 11, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

12. In rule 12, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

13. In rule 13, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

14. In rule 14, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

15. In rule 15, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

16. In rule 16, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

17. In rule 17, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

18. In rule 18, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

19. In rule 19, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and

20. In rule 20, for the words "in the District Medical Officer or the District Medical Officer, as the case may require," shall be substituted, and







































Under rule 18 (1) of the rules for the conduct of elections of municipal councils framed under the Public District Municipalities Act, M.R. 1923, a bye-election for the vacant seat, is hereby declared to have been duly elected as a councillor for Ward No. XII of the District Municipality.

K. S. SUNDARAY,  
District Officer.

Cuttack, 16th March 1934.

I do hereby declare that the following candidate has been duly elected for 2 Circle in the Balang district, Cochin taluk:—

State of candidate.	Government or private or other source of the funds used for electioneering.
Y. M. S. C. K.	European.

M. K. S. SUNDARAY,  
District Municipal Officer, The Malabar.

26th February 1934.

#### INDIAN WILDERNESS ENDOWMENTS BOARD.

[O.A. No. 46 of 1933.—In the matter of certain provisions submitted for the consideration of the Indian Wilderness Endowments Board, Madras.]

Board's Order No. 137, dated 17th December 1933. This case having come on for final hearing on 24th April 1934 in the presence of Mr. V. K. S. Sundaraya, Deputy Commissioner for the applicant, and having been duly

for consideration on the day the Board passed the following order:—

From out of the maddi amount from the lands assigned for religious and educational purposes, the Board shall set apart 50 lakhs every year for the religious purposes, the maintenance of the religious institutions, temples, and shrines, and for the purchase of the lands assigned for the religious institutions, temples, and shrines.

Note.—The amount of the maddi shall be paid to the Board every year, and the Board shall set apart 50 lakhs for the religious purposes, the maintenance of the religious institutions, temples, and shrines, and for the purchase of the lands assigned for the religious institutions, temples, and shrines.

[O.A. No. 130 of 1933.—Application proposed for alteration of the provisions of the Indian Wilderness Endowments Board, Madras.]

Board's Order No. 135, dated 17th December 1933.

This case having come on for final hearing on 24th April 1934 in the presence of Mr. V. K. S. Sundaraya, Deputy Commissioner for the applicant, and having been duly considered on 24th April 1934, the Board, after considering all the materials placed before it, passed the following order on 24th April 1934:—

Two-thirds of the net income derived from the properties assigned to the temple of the Indian Wilderness Endowments Board, Madras, shall be set apart for the religious purposes, the maintenance of the religious institutions, temples, and shrines, and for the purchase of the lands assigned for the religious institutions, temples, and shrines.

Note.—The income to be set apart shall be paid to the Board every year, and the Board shall set apart two-thirds of the net income derived from the properties assigned to the temple of the Indian Wilderness Endowments Board, Madras, for the religious purposes, the maintenance of the religious institutions, temples, and shrines, and for the purchase of the lands assigned for the religious institutions, temples, and shrines.

C. S. SUNDARAYAN,

Deputy District Municipal Officer, Madras, Madras.





office of the Chief Superintendent for publication, if any, following the result of their application for examination. Those appearing at centres where they are not licensed should notify the Chief Superintendent of such centres as to their identity. The above provisions as to identification certificates to be produced should be the Principal of a college or a Government officer of a rank not less than that of a Sub-Magistrate, provided however that in the case of a candidate residing in the examination, no identification certificate from the Magistrate of a neighbouring district would suffice.

If it may occur there are two or more candidates with the same name and initial or initials for the same part or parts of the examination, they will be differentiated by being numbered (1), (2) or (3) as the case may be, by their full names being mentioned, and such, in the forms can be supplied with such a card by the Registrar and these cards should be produced before the Chief Superintendent at the centre.

Consent to sit in the Registrar form the candidates appearing at centres, relating to results will be forwarded to the Registrar after the publication of results in the Port St. George Gazette.

The second examinations commence on the dates mentioned below:

**Intermediate—Part I: H.O. and R.E. including Per-Magistrate and General Titles—Preliminary—Kaduna.** 1934, March 1934.

**Intermediate—Part II and Entrance Test to Elphinstone, Freetown, Guinea—Part II—Wednesday, 21st March 1934.**

**Intermediate—Part III—Thursday, 22nd March 1934.**

**Matriculation and General Titles—Part—Friday, 23rd March 1934.**

**R.A. and R.E.—Part I, R.A. (Hons.)—Freetown, F.O. (Hons.)—Freetown, and General Titles—Preliminary and General Leaving—Wednesday, 21st April 1934.**

**R.E. (Hons.) and R.E.—Part II—Thursday, 22nd April 1934.**

**R.A.—Part II—Friday, 23rd April 1934.**

**R.A. Optional Groups (New and Treasury Regulations) and R.E.—Monday, 25th April 1934.**

(By order)

C. D. S. CROFT,

Registrar.

University College, Malacca,  
22nd February 1934

## UNIVERSITY OF MADRAS

### EXAMINATIONS—MARCH AND APRIL 1934

#### NOTES TO CANDIDATES REGARDING B.A. EXAMINATIONS

Candidates for the approaching University Examinations at centres other than Madras must obtain their full tickets from the Chief Superintendent of the respective centres at which they are to be examined three days before the commencement of the Examinations.

Candidates from colleges at Madras must obtain their full tickets only from the Principals of their respective colleges. Heads of such Institutions are requested to forward to this office (in the case of Intermediate, B.A. and other Degree Examinations) about the 15th March 1934, a list showing the names of their candidates as full, arranged in alphabetical order. In the case of the Intermediate Examinations in Arts and Science the list of names should also be arranged under the different combinations taken by candidates under Part III. The B.A. and other degree lists should be arranged under the different groups.

Private and non-college candidates appearing for Examinations to be held in Madras must obtain their full tickets from the respective Chief Superintendents of the institutions at which they are to be examined three days before the commencement of the Examinations.

Time of tickets in which candidates are to be examined.

#### Matriculation Examinations.

Particulars of the College, Madras—  
All non-college candidates.  
Queen Mary's College, Madras—  
All non-college candidates.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

#### Intermediate Examinations.

R.E.M. Freetown High School, Freetown (New and Treasury Regulations) Madras—  
All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

A list of candidates in which candidates are to be examined.

#### Intermediate Examinations.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.

All candidates appearing from Government and non-college colleges, Madras, Loyola College, Madras, and Madras Christian College.























Each of entries and points of residence.

Place of residence.

# TELETYPE (LOWER GRADES)—cont

Second Class—cont		
182	Yahia Pasha Ram	HB
184	Yahia Pasha Ram	B
215	Karimullah Karimullah	B
217	Gandhi Ramchand	B
218	C. V. Ramchand	B
219	Devi Ramchand	B
241	Yahia Pasha Ram	B
242	Yahia Pasha Ram	B
243	Yahia Pasha Ram	B
244	Yahia Pasha Ram	B
245	Yahia Pasha Ram	B
246	Yahia Pasha Ram	B
247	Yahia Pasha Ram	B
248	Yahia Pasha Ram	B
249	Yahia Pasha Ram	B
250	Yahia Pasha Ram	B
251	Yahia Pasha Ram	B
252	Yahia Pasha Ram	B
253	Yahia Pasha Ram	B
254	Yahia Pasha Ram	B
255	Yahia Pasha Ram	B
256	Yahia Pasha Ram	B
257	Yahia Pasha Ram	B
258	Yahia Pasha Ram	B
259	Yahia Pasha Ram	B
260	Yahia Pasha Ram	B
261	Yahia Pasha Ram	B
262	Yahia Pasha Ram	B
263	Yahia Pasha Ram	B
264	Yahia Pasha Ram	B
265	Yahia Pasha Ram	B
266	Yahia Pasha Ram	B
267	Yahia Pasha Ram	B
268	Yahia Pasha Ram	B
269	Yahia Pasha Ram	B
270	Yahia Pasha Ram	B
271	Yahia Pasha Ram	B
272	Yahia Pasha Ram	B
273	Yahia Pasha Ram	B
274	Yahia Pasha Ram	B
275	Yahia Pasha Ram	B
276	Yahia Pasha Ram	B
277	Yahia Pasha Ram	B
278	Yahia Pasha Ram	B
279	Yahia Pasha Ram	B
280	Yahia Pasha Ram	B
281	Yahia Pasha Ram	B
282	Yahia Pasha Ram	B
283	Yahia Pasha Ram	B
284	Yahia Pasha Ram	B
285	Yahia Pasha Ram	B
286	Yahia Pasha Ram	B
287	Yahia Pasha Ram	B
288	Yahia Pasha Ram	B
289	Yahia Pasha Ram	B
290	Yahia Pasha Ram	B
291	Yahia Pasha Ram	B
292	Yahia Pasha Ram	B
293	Yahia Pasha Ram	B
294	Yahia Pasha Ram	B
295	Yahia Pasha Ram	B
296	Yahia Pasha Ram	B
297	Yahia Pasha Ram	B
298	Yahia Pasha Ram	B
299	Yahia Pasha Ram	B
300	Yahia Pasha Ram	B

Each of entries and points of residence.

# TELETYPE (LOWER GRADES)—cont

Second Class—cont		
301	Yahia Pasha Ram	B
302	Yahia Pasha Ram	B
303	Yahia Pasha Ram	B
304	Yahia Pasha Ram	B
305	Yahia Pasha Ram	B
306	Yahia Pasha Ram	B
307	Yahia Pasha Ram	B
308	Yahia Pasha Ram	B
309	Yahia Pasha Ram	B
310	Yahia Pasha Ram	B
311	Yahia Pasha Ram	B
312	Yahia Pasha Ram	B
313	Yahia Pasha Ram	B
314	Yahia Pasha Ram	B
315	Yahia Pasha Ram	B
316	Yahia Pasha Ram	B
317	Yahia Pasha Ram	B
318	Yahia Pasha Ram	B
319	Yahia Pasha Ram	B
320	Yahia Pasha Ram	B
321	Yahia Pasha Ram	B
322	Yahia Pasha Ram	B
323	Yahia Pasha Ram	B
324	Yahia Pasha Ram	B
325	Yahia Pasha Ram	B
326	Yahia Pasha Ram	B
327	Yahia Pasha Ram	B
328	Yahia Pasha Ram	B
329	Yahia Pasha Ram	B
330	Yahia Pasha Ram	B
331	Yahia Pasha Ram	B
332	Yahia Pasha Ram	B
333	Yahia Pasha Ram	B
334	Yahia Pasha Ram	B
335	Yahia Pasha Ram	B
336	Yahia Pasha Ram	B
337	Yahia Pasha Ram	B
338	Yahia Pasha Ram	B
339	Yahia Pasha Ram	B
340	Yahia Pasha Ram	B
341	Yahia Pasha Ram	B
342	Yahia Pasha Ram	B
343	Yahia Pasha Ram	B
344	Yahia Pasha Ram	B
345	Yahia Pasha Ram	B
346	Yahia Pasha Ram	B
347	Yahia Pasha Ram	B
348	Yahia Pasha Ram	B
349	Yahia Pasha Ram	B
350	Yahia Pasha Ram	B
351	Yahia Pasha Ram	B
352	Yahia Pasha Ram	B
353	Yahia Pasha Ram	B
354	Yahia Pasha Ram	B
355	Yahia Pasha Ram	B
356	Yahia Pasha Ram	B
357	Yahia Pasha Ram	B
358	Yahia Pasha Ram	B
359	Yahia Pasha Ram	B
360	Yahia Pasha Ram	B
361	Yahia Pasha Ram	B
362	Yahia Pasha Ram	B
363	Yahia Pasha Ram	B
364	Yahia Pasha Ram	B
365	Yahia Pasha Ram	B
366	Yahia Pasha Ram	B
367	Yahia Pasha Ram	B
368	Yahia Pasha Ram	B
369	Yahia Pasha Ram	B
370	Yahia Pasha Ram	B
371	Yahia Pasha Ram	B
372	Yahia Pasha Ram	B
373	Yahia Pasha Ram	B
374	Yahia Pasha Ram	B
375	Yahia Pasha Ram	B
376	Yahia Pasha Ram	B
377	Yahia Pasha Ram	B
378	Yahia Pasha Ram	B
379	Yahia Pasha Ram	B
380	Yahia Pasha Ram	B
381	Yahia Pasha Ram	B
382	Yahia Pasha Ram	B
383	Yahia Pasha Ram	B
384	Yahia Pasha Ram	B
385	Yahia Pasha Ram	B
386	Yahia Pasha Ram	B
387	Yahia Pasha Ram	B
388	Yahia Pasha Ram	B
389	Yahia Pasha Ram	B
390	Yahia Pasha Ram	B
391	Yahia Pasha Ram	B
392	Yahia Pasha Ram	B
393	Yahia Pasha Ram	B
394	Yahia Pasha Ram	B
395	Yahia Pasha Ram	B
396	Yahia Pasha Ram	B
397	Yahia Pasha Ram	B
398	Yahia Pasha Ram	B
399	Yahia Pasha Ram	B
400	Yahia Pasha Ram	B





TYPEWRITING (LOWER GRADE)—cont.

Applicant's name and address	Class of service	Place of appointment
SECOND CLASS.		
227 Beharaj Mohanram Rao ..	B	Bombay.
228 S. Venkateswara Rao ..	B	Do.
229 Krishna S. Venkateswara Rao ..	ND	Do.
231 G. P. Venkateswara Rao ..	ND	Do.
232 S. Venkateswara ..	B	Do.
233 M. R. Venkateswara ..	B	Do.
234 Y. Venkateswara ..	B	Do.
235 M. Venkateswara ..	B	Do.
236 Y. Venkateswara ..	B	Do.
237 Y. Venkateswara ..	B	Do.
238 T. Venkateswara ..	B	Do.
239 V. Venkateswara ..	B	Do.
240 M. Venkateswara ..	B	Do.
241 T. N. Venkateswara ..	B	Do.
242 G. T. Venkateswara ..	B	Do.
243 T. U. Venkateswara ..	B	Do.
244 T. M. Venkateswara ..	B	Do.
245 M. S. Venkateswara ..	B	Do.
246 B. Venkateswara ..	B	Do.
247 Venkateswara V. Venkateswara ..	ND	Do.
248 Venkateswara Venkateswara ..	ND	Do.
249 Venkateswara Venkateswara ..	ND	Do.
250 Venkateswara Venkateswara ..	ND	Do.
251 Venkateswara Venkateswara ..	ND	Do.
252 Venkateswara Venkateswara ..	ND	Do.
253 Venkateswara Venkateswara ..	ND	Do.
254 Venkateswara Venkateswara ..	ND	Do.
255 Venkateswara Venkateswara ..	ND	Do.
256 Venkateswara Venkateswara ..	ND	Do.
257 Venkateswara Venkateswara ..	ND	Do.
258 Venkateswara Venkateswara ..	ND	Do.
259 Venkateswara Venkateswara ..	ND	Do.
260 Venkateswara Venkateswara ..	ND	Do.
261 Venkateswara Venkateswara ..	ND	Do.
262 Venkateswara Venkateswara ..	ND	Do.
263 Venkateswara Venkateswara ..	ND	Do.
264 Venkateswara Venkateswara ..	ND	Do.
265 Venkateswara Venkateswara ..	ND	Do.
266 Venkateswara Venkateswara ..	ND	Do.
267 Venkateswara Venkateswara ..	ND	Do.
268 Venkateswara Venkateswara ..	ND	Do.
269 Venkateswara Venkateswara ..	ND	Do.
270 Venkateswara Venkateswara ..	ND	Do.

TYPEWRITING (HIGHER GRADE)—cont.

Applicant's name and address	Class of service	Place of appointment
FIRST CLASS.		
271 R. Venkateswara ..	B	Bombay.
272 R. Venkateswara ..	B	Do.
273 C. D. Venkateswara ..	ND	Do.
274 S. V. Venkateswara ..	B	Do.
SECOND CLASS.		
275 R. Venkateswara ..	B	Bombay.
276 R. Venkateswara ..	B	Do.
277 R. Venkateswara ..	B	Do.
278 R. Venkateswara ..	B	Do.
279 R. Venkateswara ..	B	Do.
280 R. Venkateswara ..	B	Do.
281 R. Venkateswara ..	B	Do.
282 R. Venkateswara ..	B	Do.
283 R. Venkateswara ..	B	Do.
284 R. Venkateswara ..	B	Do.
285 R. Venkateswara ..	B	Do.
286 R. Venkateswara ..	B	Do.
287 R. Venkateswara ..	B	Do.
288 R. Venkateswara ..	B	Do.
289 R. Venkateswara ..	B	Do.
290 R. Venkateswara ..	B	Do.
291 R. Venkateswara ..	B	Do.
292 R. Venkateswara ..	B	Do.
293 R. Venkateswara ..	B	Do.
294 R. Venkateswara ..	B	Do.
295 R. Venkateswara ..	B	Do.
296 R. Venkateswara ..	B	Do.
297 R. Venkateswara ..	B	Do.
298 R. Venkateswara ..	B	Do.
299 R. Venkateswara ..	B	Do.
300 R. Venkateswara ..	B	Do.
301 R. Venkateswara ..	B	Do.
302 R. Venkateswara ..	B	Do.
303 R. Venkateswara ..	B	Do.
304 R. Venkateswara ..	B	Do.
305 R. Venkateswara ..	B	Do.
306 R. Venkateswara ..	B	Do.
307 R. Venkateswara ..	B	Do.
308 R. Venkateswara ..	B	Do.
309 R. Venkateswara ..	B	Do.
310 R. Venkateswara ..	B	Do.
311 R. Venkateswara ..	B	Do.
312 R. Venkateswara ..	B	Do.
313 R. Venkateswara ..	B	Do.
314 R. Venkateswara ..	B	Do.
315 R. Venkateswara ..	B	Do.
316 R. Venkateswara ..	B	Do.
317 R. Venkateswara ..	B	Do.
318 R. Venkateswara ..	B	Do.
319 R. Venkateswara ..	B	Do.
320 R. Venkateswara ..	B	Do.
321 R. Venkateswara ..	B	Do.
322 R. Venkateswara ..	B	Do.
323 R. Venkateswara ..	B	Do.
324 R. Venkateswara ..	B	Do.
325 R. Venkateswara ..	B	Do.
326 R. Venkateswara ..	B	Do.
327 R. Venkateswara ..	B	Do.
328 R. Venkateswara ..	B	Do.
329 R. Venkateswara ..	B	Do.
330 R. Venkateswara ..	B	Do.
331 R. Venkateswara ..	B	Do.
332 R. Venkateswara ..	B	Do.
333 R. Venkateswara ..	B	Do.
334 R. Venkateswara ..	B	Do.
335 R. Venkateswara ..	B	Do.
336 R. Venkateswara ..	B	Do.
337 R. Venkateswara ..	B	Do.
338 R. Venkateswara ..	B	Do.
339 R. Venkateswara ..	B	Do.
340 R. Venkateswara ..	B	Do.
341 R. Venkateswara ..	B	Do.
342 R. Venkateswara ..	B	Do.
343 R. Venkateswara ..	B	Do.
344 R. Venkateswara ..	B	Do.
345 R. Venkateswara ..	B	Do.
346 R. Venkateswara ..	B	Do.
347 R. Venkateswara ..	B	Do.
348 R. Venkateswara ..	B	Do.
349 R. Venkateswara ..	B	Do.
350 R. Venkateswara ..	B	Do.
351 R. Venkateswara ..	B	Do.
352 R. Venkateswara ..	B	Do.
353 R. Venkateswara ..	B	Do.
354 R. Venkateswara ..	B	Do.
355 R. Venkateswara ..	B	Do.
356 R. Venkateswara ..	B	Do.
357 R. Venkateswara ..	B	Do.
358 R. Venkateswara ..	B	Do.
359 R. Venkateswara ..	B	Do.
360 R. Venkateswara ..	B	Do.
361 R. Venkateswara ..	B	Do.
362 R. Venkateswara ..	B	Do.
363 R. Venkateswara ..	B	Do.
364 R. Venkateswara ..	B	Do.
365 R. Venkateswara ..	B	Do.
366 R. Venkateswara ..	B	Do.
367 R. Venkateswara ..	B	Do.
368 R. Venkateswara ..	B	Do.
369 R. Venkateswara ..	B	Do.
370 R. Venkateswara ..	B	Do.
371 R. Venkateswara ..	B	Do.
372 R. Venkateswara ..	B	Do.
373 R. Venkateswara ..	B	Do.
374 R. Venkateswara ..	B	Do.
375 R. Venkateswara ..	B	Do.
376 R. Venkateswara ..	B	Do.
377 R. Venkateswara ..	B	Do.
378 R. Venkateswara ..	B	Do.
379 R. Venkateswara ..	B	Do.
380 R. Venkateswara ..	B	Do.
381 R. Venkateswara ..	B	Do.
382 R. Venkateswara ..	B	Do.
383 R. Venkateswara ..	B	Do.
384 R. Venkateswara ..	B	Do.
385 R. Venkateswara ..	B	Do.
386 R. Venkateswara ..	B	Do.
387 R. Venkateswara ..	B	Do.
388 R. Venkateswara ..	B	Do.
389 R. Venkateswara ..	B	Do.
390 R. Venkateswara ..	B	Do.
391 R. Venkateswara ..	B	Do.
392 R. Venkateswara ..	B	Do.
393 R. Venkateswara ..	B	Do.
394 R. Venkateswara ..	B	Do.
395 R. Venkateswara ..	B	Do.
396 R. Venkateswara ..	B	Do.
397 R. Venkateswara ..	B	Do.
398 R. Venkateswara ..	B	Do.
399 R. Venkateswara ..	B	Do.
400 R. Venkateswara ..	B	Do.

(By order)

R. KRISHNA RAO DEONOLE.

Office of the Commr. for Govt. Examinations, Madras, 6th March 1924.











THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 101

MADRAS, TUESDAY EVENING, MARCH 8, 1934.

(Plaque 3 shown)

## Part II—Miscellaneous Notifications

2008年12月15日

[illegible]

APPOINTMENTS, LEAVE, ETC

## References

No. 18. *Lower*.—M.B. By. *Dhansaparam Subbaraja Raju* has arranged. *Barbari* *Musaid*, *Tripurpuram*, is granted leave for *Janaprasadam* *deputations* the 1st March 1916, the first three days of which will be on average pay without medical certificate and the rest on half average pay.

He was also permitted to offer the three Kaiser Railways (the 19th March 1924 to the 1st April 1924 inclusive), subject to the conditions laid down in the subsidiary schedule of Fundamental Rules 12 and 25.

High Court, Madras,  
12th February 1934.

No. 10. *Posting*.—The following posting of a Bidder's Name has been ordered by the High Court :—

[illegible]

High Court, Madras,  
22nd February 1924.

No. 11. The following number and posting of District Boards have been ordered by the High Court:—

1. *Tringoides*.—All Bares Dabblers. From Hualapalan (Hualapalan), in Sonora, via Rio H. Pinar, through Rio Sagua, on river daily or semi-daily system. To have over 100 in the River Clark and several immediately.

[illegible]

High County, Madison,  
c. 1850-1860.

99-9

[illegible]

No. 15, Lane.—M. K. H. Hilsenath, Panchavelli Narayana Meena Kargal, District Muz. Baidwaridag at Lalai, is granted under Panchavelli Muz. at 100 Rs. lease on half average per acre and without medical certificate for six months from the 1st February 1924 to the 1st February 1925 inclusive.

He is also permitted to officiate Sunday, the 25th February 1924, in his leave, subject to the conditions laid down in the subsidiary rules under *Funktionen*, *Stabs* 77 and 78.

High County, Indiana,  
 Feb. March 1904.

The following journals and versions of British Standard have been ordered by the High Courts:-

### Discussion

*World Health Survey*, 1 July 2006: 1402.

I Computed on the permanent contribution of  
 No. 2 G. Schvachan, and the provincial contribution  
 of Mr. H. Anagnostou, at Sub Judge—

- (1) The law of Mr. A. Yavuzoglu Esay, acting Sub-Judge, in his permanent appointment of District Council is suspended.
- (2) Mr. D. Karamanoglu Moshene, District Council, previously substituted, to be District Council, permanent.
- (3) Mr. F. E. Choudhury Esay, acting District Council, to be District Council, previously substituted.

12.0863(17)

(With effect from 15th January 1914.)

II. Consequent on the death of Mr. C. C. Andrews, permanent District Magistrate, on 15th January 1914—

(1) Mr. A. M. K. David, District Magistrate, previously substitutive, to be District Magistrate, permanent.

(2) Mr. S. Sankaranarayanan, acting District Magistrate, to be District Magistrate, previously substitutive.

(With effect from 15th February 1914.)

III. Consequent on the permanent confirmation of Mr. V. V. Baliga Rao and the provisional confirmation of Mr. H. Gopalakrishna Rao, as Sub-Judges—

(1) The law of Mr. P. C. Thyagaraja Ayyar, acting Sub-Judge, as his permanent appointment as District Magistrate, is suspended.

(2) Subudhramaniam, District Magistrate, previously substitutive, to be District Magistrate, permanent.

(3) Mr. T. Krishna Murthy, acting District Magistrate, to be District Magistrate, previously substitutive.

(With effect from 15th May 1914.)

IV. Consequent on the permanent confirmation of Mr. K. V. Krishna Rao, and the provisional confirmation of Mr. S. Gopalakrishna Rao, as Sub-Judges—

(1) The law of Mr. P. Raghavaram Ayyar, acting Sub-Judge, as his permanent appointment as District Magistrate, is suspended.

(2) Mr. H. Rameswara Rao, District Magistrate, previously substitutive, to be District Magistrate, permanent.

(3) Mr. S. Lakshminarayana Rao, acting District Magistrate, to be District Magistrate, previously substitutive.

(With effect from 15th June 1914.)

V. Consequent on the permanent confirmation of Mr. M. Anandappa Rao, and the provisional confirmation of Mr. T. Anandappa Rao, as Sub-Judges—

(1) The law of Mr. S. V. Subbaray, acting Sub-Judge, as his permanent appointment as District Magistrate, is suspended.

(2) Mr. V. Subbaray, acting District Magistrate, previously substitutive, to be District Magistrate, permanent.

(3) Mr. K. Rameswaram Karandhar, acting District Magistrate, to be District Magistrate, previously substitutive.

#### Resignations.

(With effect from 15th June 1914.)

VI. Consequent on the resignation of Mr. H. Anandappa Rao, as Sub-Judge, previously substitutive, and of Mr. T. Anandappa Rao, as temporary Sub-Judge—

(1) Mr. T. Subbaray, acting District Magistrate, previously substitutive, to be District Magistrate, permanent.

(2) Mr. K. Rameswaram Karandhar, acting District Magistrate, to be District Magistrate, previously substitutive.

#### Provisions.

(With effect from 15th July 1914.)

VII. Consequent on the permanent confirmation of Mr. H. Anandappa Rao, and the provisional confirmation of Mr. T. Anandappa Rao, as Sub-Judges—

(1) Mr. T. Subbaray, District Magistrate, previously substitutive, to be District Magistrate, permanent.

(2) Mr. K. Rameswaram Karandhar, acting District Magistrate, to be District Magistrate, previously substitutive.

(With effect from 15th August 1914.)

VIII. Consequent on the retirement of Mr. B. Lakshminarayana Ayyar, permanent District Magistrate—

(1) Mr. G. Krishna Murthy, District Magistrate, previously substitutive, to be District Magistrate, permanent.

(2) Mr. K. S. Rajagopal Rao, acting District Magistrate, to be District Magistrate, previously substitutive.

(With effect from 15th September 1914.)

IX. Consequent on the permanent confirmation of Mr. H. Gopalakrishna Rao, and the provisional confirmation of Mr. S. Gopalakrishna Rao, as Sub-Judges—

(1) The law of Mr. C. K. Raghavaram Ayyar, acting Sub-Judge, as his permanent appointment as District Magistrate, is suspended.

(2) Mr. C. D. Thyagaraja Mudaliyar, District Magistrate, previously substitutive, to be District Magistrate, permanent.

(3) Mr. A. M. P. Subbaray, acting District Magistrate, to be District Magistrate, previously substitutive.

#### Resignations.

(With effect from 1st October 1914.)

X. Consequent on the abolition of the District Magistrate's Court, Palayamkottai—

(1) Mr. C. D. Thyagaraja Mudaliyar, to revert as District Magistrate, previously substitutive.

(2) Mr. A. M. P. Subbaray, to revert as acting District Magistrate.

(With effect from 15th October 1914.)

XI. Consequent on the abolition of the District Magistrate's Court, Kanyakumari—

(1) Mr. C. Thyagaraja Mudaliyar, to revert as District Magistrate, previously substitutive.

(2) Mr. K. S. Rajagopal Rao, to revert as acting District Magistrate.

(With effect from 1st November 1914.)

XII. Consequent on the abolition of the District Magistrate's Court, Kanyakumari, as District Magistrate—

(1) Mr. V. Subbaray, to revert as District Magistrate, previously substitutive.

(2) Mr. K. Rameswaram Karandhar, to revert as acting District Magistrate.

#### Provisions.

(With effect from 15th November 1914.)

XIII. Consequent on the permanent confirmation of Mr. S. Gopalakrishna Rao, and the provisional confirmation of Mr. A. Venkateswara Rao, as Sub-Judges—

(1) Mr. T. Subbaray, District Magistrate, previously substitutive, to be District Magistrate, permanent.

#### Resignations.

(With effect from 15th December 1914.)

XIV. Consequent on the resignation of Mr. S. Gopalakrishna Rao, as Sub-Judge, previously substitutive, and of Mr. A. Venkateswara Rao, as temporary Sub-Judge—

(1) Mr. T. Subbaray, acting District Magistrate, previously substitutive, to be District Magistrate, permanent.

(With effect from 15th December 1914.)

XV. Consequent on the abolition of the District Magistrate's Court at Palayamkottai, Kanyakumari, and the appointment of Additional District Magistrate, Palayamkottai—

(1) Mr. K. Rameswaram Karandhar, to revert as District Magistrate, previously substitutive.

(2) Mr. Subudhramaniam, to revert as District Magistrate, previously substitutive.

(3) Mr. A. M. S. David, to revert as District Magistrate, previously substitutive.

(4) Mr. B. Lakshminarayana Rao, to revert as acting District Magistrate.

(5) Mr. T. Krishna Murthy, to revert as acting District Magistrate.

#### Provisions.

(With effect from 15th December 1914.)

XVI. Consequent on the permanent confirmation of Mr. S. Gopalakrishna Rao, and the provisional confirmation of Mr. A. Venkateswara Rao, as Sub-Judges—

(1) Mr. A. M. S. David, District Magistrate, previously substitutive, to be District Magistrate, permanent.

#### Resignations.

(With effect from 15th December 1914.)

XVII. Consequent on the abolition of the Additional District Magistrate's Court, Palayamkottai—

(1) Mr. A. M. S. David, to revert as District Magistrate, previously substitutive.

(2) Mr. V. S. Lakshminarayana Ayyar, to revert as acting District Magistrate.

#### Provisions.

(With effect from 15th December 1914.)

XVIII. Consequent on the permanent confirmation of Mr. T. Anandappa Rao, and the provisional confirmation of Mr. T. C. Thyagaraja Ayyar, as Sub-Judges—

(1) Mr. A. M. S. David, District Magistrate, previously substitutive, to be District Magistrate, permanent.

(With effect from 15th February 1933.)

XXIX. Consistent on the permanent confirmation of Mr. R. C. Krishnaiah, and the provisional confirmation of Mr. P. Ranganatha Ayyar, as Sub-Judge.

Mr. Raju Inamrao, District Munsif, previously substantive, to be District Munsif, permanent.

(With effect from 1st March 1933.)

XX. Consistent on the permanent confirmation of Mr. A. Venkappa Rao, and the provisional confirmation of Mr. S. V. Acharya, as Sub-Judge.

Mr. M. Ranganathaiah, District Munsif, previously substantive, to be District Munsif, permanent.

(With effect from 15th March 1933.)

XXI. Consistent on the retirement of Mr. Hari Varma, a permanent District Munsif—

(1) Mr. V. Bhagava Sastry, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. P. E. Chandrabhaskara Ayyar, acting District Munsif, to be District Munsif, previously substantive.

(With effect from 15th April 1933.)

XXII. Consistent on the death of Mr. K. S. Venkata Rao, a permanent District Munsif, on 14th April 1933—

(1) Mr. C. Krishnaiah, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. S. Ranganathaiah, acting District Munsif, to be District Munsif, previously substantive.

(With effect from 15th April 1933.)

XXIII. Consistent on the death of Mr. K. K. Srinivasan, a permanent District Munsif, on 15th April 1933—

(1) Mr. C. D. Thevarasaheb, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. T. Krishna Rao, acting District Munsif, to be District Munsif, previously substantive.

(With effect from 1st May 1933.)

XXIV. Consistent on the permanent confirmation of Mr. P. C. Thyagaraja Ayyar, and the provisional confirmation of Mr. C. R. Ranganatha Ayyar, as Sub-Judge.

Mr. M. Rama Rao, District Munsif, previously substantive, to be District Munsif, permanent.

(With effect from 15th May 1933.)

XXV. Consistent on the death of Mr. T. R. Venkateswara Ayyar, a permanent District Munsif, on 15th May 1933—

(1) Mr. V. N. Dasappa, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. T. Lakshminarasimha Reddy, acting District Munsif, to be District Munsif, previously substantive.

#### Revenue.

(With effect from 15th June 1933.)

XXVI. Consistent on the retirement of Mr. P. C. Thyagaraja Ayyar, as Sub-Judge, previously substantive, and of Mr. C. R. Ranganatha Ayyar, as acting Sub-Judge.

Mr. V. N. Dasappa, to serve as District Munsif, previously substantive.

#### Provisional.

(With effect from 15th July 1933.)

XXVII. Consistent on the permanent confirmation of Mr. P. C. Thyagaraja Ayyar, and the provisional confirmation of Mr. C. R. Ranganatha Ayyar, as Sub-Judge.

Mr. V. N. Dasappa, District Munsif, previously substantive, to be District Munsif, permanent.

(With effect from 1st September 1933.)

XXVIII. Consistent on the permanent confirmation of Mr. P. Ranganatha Ayyar, and the provisional confirmation of Mr. V. Narasimha Rao, as Sub-Judge.

(1) Mr. P. S. Chandrabhaskara Ayyar, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. S. Ranganatha, acting District Munsif, to be District Munsif, previously substantive.

(With effect from 15th September 1933.)

XXIX. Consistent on the permanent confirmation of Mr. S. V. Acharya, and the provisional confirmation of Mr. M. V. Ranganatha Rao, as Sub-Judge.

(1) Mr. S. Ranganatha, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. E. M. Ranganatha Reddy, acting District Munsif, to be District Munsif, previously substantive.

(With effect from 1st November 1933.)

XXX. Consistent on the permanent confirmation of Mr. C. R. Ranganatha Ayyar, and the provisional confirmation of Mr. S. Dasappa Ayyar, as Sub-Judge.

(1) Mr. T. Krishna Rao, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. A. S. P. Rao, acting District Munsif, to be District Munsif, previously substantive.

(With effect from 15th November 1933.)

XXXI. Consistent on the permanent confirmation of Mr. V. Ranganatha Rao, and the provisional confirmation of Mr. A. Dasappa Reddy, as Sub-Judge.

(1) Mr. S. Ranganatha Rao, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. V. Ranganatha Rao, acting District Munsif, to be District Munsif, previously substantive.

(With effect from 15th November 1933.)

XXXII. Consistent on the retirement of Mr. E. N. Ranganatha Rao, a permanent District Munsif.

(1) Mr. E. Ranganatha Rao, District Munsif, previously substantive, to be District Munsif, permanent.

(2) Mr. E. Ranganatha Ayyar, acting District Munsif, to be District Munsif, previously substantive.

G. S. WHITE,  
Magistrate.

High Court, Madras.  
23rd February 1934.

#### SALT AND OCEANOGRAPHY.

Extension of Term.—Mr. R. G. Gnanapavan, Inspector, is granted an extension of leave on average pay for 15 days from 15th February 1934.

G. S. WHITE,

Collector of Customs and Salt Revenue  
Madras, 23rd February 1934.

#### BOARD OF REVENUE.

Leave and appointment.—(1) Mr. R. G. Gnanapavan, District Munsif, Fort St. George, Board of Revenue (Madras Revenue and Settlements), is granted leave for one year without salary and gratuity, i.e., leave marks commencing from 15th February 1934 on full average pay and the remaining eight months on full average pay.

(2) Mr. R. G. Gnanapavan, District Munsif, Fort St. George, Board of Revenue (Madras Revenue and Settlements), is granted leave for one year without salary and gratuity, i.e., leave marks commencing from 15th February 1934 on full average pay and the remaining eight months on full average pay.

A. R. C. WESTLAKE,  
Secretary.

Board (Madras Revenue and Settlements),  
Madras, 23rd February 1934.



### ENGINEER.

**Posting.**—The following posting of an Engineer is notified:—

M. R. Fyfe, T. K. Gupta, Asst. Engineer, Electrical Sub-station, in addition as Inspector, Pulp Mill, Cochin, and M. R. Fyfe, K. G. Gupta, Asst. Engineer, Pulp Mill, Cochin, to join at once on duty.

K. K. K. K.

Secretary to the Commissioner of Enclaves.

Madras, 26 March 1934.

### PROCEEDINGS.

**Transfer and posting.**—(1) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, with effect from the 15th April 1934. He should hand over charge to his Assistant Engineer Officer.

(2) Mr. K. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

**Leave, posting and appointment.**—(1) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is granted leave to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934. He should hand over charge to his Assistant Engineer Officer.

(2) Mr. K. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

(3) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

(4) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

**Leave and posting.**—(1) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is granted leave to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934. He should hand over charge to his Assistant Engineer Officer.

(2) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

**Appointment and posting.**—(1) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

(2) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

F. H. H. H.

Madras, 26 March 1934.

### INSPECTOR.

**Leave.**—Mr. D. V. Srinivasan, Asst. Engineer, Cochin, is granted leave to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

V. S. S. S.

Madras, 26 March 1934.

### MASTERS.

**Transfer of leave.**—Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is granted leave to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

D. S. S. S.

Madras, 26 March 1934.

### AGRICULTURE.

**Leave.**—Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is granted leave to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

D. S. S. S.

Madras, 26 March 1934.

### PUBLIC WORKS.

**Posting.**—Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

V. S. S. S.

Madras, 26 March 1934.

### MEDICAL.

**Leave.**—Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is granted leave to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

Madras, 26 March 1934.

**Posting.**—(1) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

(2) Mr. S. S. Srinivasan, Asst. Engineer, Cochin, is transferred to the 1st Cochin, Madras, on duty by Mr. S. S. Srinivasan, Asst. Engineer, Cochin, with effect from the 15th April 1934.

(By order)

T. S. S. S.

Madras, 26 March 1934.

### GENERAL NOTIFICATIONS.

#### PUBLIC LIBRARY.

NOTICE TO THE PUBLIC.

The Public Library is open on all days from 10 a.m. to 5 p.m. on Wednesdays and Saturdays, and on all days from 10 a.m. to 5 p.m. on other days.

The Public Library is also a Reading Library. It is open to all at all times.

K. M. S. S.

#### GOVERNMENT PUBLIC LIBRARY.

NOTICE TO THE PUBLIC. The Government Public Library is open on all days from 10 a.m. to 5 p.m. on Wednesdays and Saturdays, and on all days from 10 a.m. to 5 p.m. on other days.

The Government Public Library is also a Reading Library. It is open to all at all times.

The Government Public Library is also a Reading Library. It is open to all at all times.

T. S. S. S.





It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878 that on 15th May 1904, a treasure was found by Yulio Vazquez, son of Yulio Ramon Vazquez of Chiriqui, in the village of Chiriqui of Añon Island, while he was collecting some earth from an old well on the site belonging to Otono Narancho of the same village. The treasure was in an earthen jar covered with an earthen disc on the sides of the old well.

2. The treasure consists of coins to the total value of Rs. 150 which have been seized and deposited in the sub-treasury at Añon.

Particulars of the coins are as noted below:—

	Number of coins
William IV.—1822 silver—Half shilling ..	5
Victoria regina of 1850—One shilling ..	25
Do. Half shilling ..	10
Do. Quarter shilling ..	5
Lafayette silver—One penny ..	160
Do. Half penny ..	1
Do. One-fourth penny ..	1

3. All persons claiming the said treasure or any portion thereof are required to appear personally or by duly authorized agent, before the Collector of Bahay in his office at Bahay at 11 a.m. on Tuesday, the 15th March 1904, with a view to the matter being inquired into and determined according to law.

Bahay Collector's Office,  
1st November 1903.

F. W. STEWART,  
Collector.

Under section 5 (a) of the Indian Treasure Trove Act VI of 1878, it is hereby notified that the treasure mentioned below was found in July August, 1903 by Merced Vazquez, Ramon Vazquez being a son in law of the owner. At Hacienda Vazquez, located at 12 miles S. W. 1873 of the shore of the bay of San Francisco, Wynand, which, belonging to Juanito de Zambrano, Ramon Vazquez and his wife were there held on security right by Cayetano Ramon Vazquez.

Description.	Value.
(1) Silver coins of 1878 (125) ..	15 0 0
(2) Silver coins of 1888 (25) ..	25 0 0
(3) One silver piece of 1891 ..	0 0 0
(4) A copper piece of 1891 ..	0 0 0

All persons claiming the treasure or any portion thereof are required to appear personally or by agent before the Collector of Bahay at the latter's office at Bahay on 8th August 1904 in order that the matter may be inquired into and determined according to law.

Bahay Collector's Office,  
15th February 1904

F. W. STEWART,  
Collector.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878 that on 15th August 1903, the aforementioned treasure was found out by one Yulio Ramon Vazquez and some others at R. S. No. 184, Bahay promenade of Oropesa Village, Colindale Island, while making some repairs to a well situated within the last Encanto Kall.—

	Value
(1) Gold of Tanguay ..	60
(2) Gold of Tanguay ..	15
(3) Gold of Tanguay ..	20
(4) Gold of Tanguay ..	30
(5) Gold of Tanguay ..	20
(6) Four small silver coins of which one broken ..	0
(7) A pair of small shillings ..	0
(8) Silver piece ..	2
Total ..	137

All made of Tanguay.

All persons claiming the said treasure or any part thereof are required to appear in person or by duly

authorized agent before the Collector of Bahay at his office in Colindale at 11 a.m. on 10th March 1904 to prove their claim.

R. C. MANAYEDAN RAJA,  
Collector.

Bahay Area Collector's Office,  
15th October 1903.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1878 that on 15th January 1904, the treasure articles named below were found in R. S. No. 802 in 175, Maanah village, Narancho Island, Tanguay district:—

Description.	Estimated value.
1. Gold of metal—Gold.	Rs. 1 0 0
2. The value of Tanguay weighing 14 pieces ..	115 0 0
3. The value of Tanguay weighing 14 pieces ..	115 0 0
4. The value of Tanguay weighing 14 pieces ..	115 0 0
5. The value of Tanguay weighing 14 pieces ..	115 0 0
6. The value of Tanguay weighing 14 pieces ..	115 0 0
7. The value of Tanguay weighing 14 pieces ..	115 0 0
8. The value of Tanguay weighing 14 pieces ..	115 0 0
9. The value of Tanguay weighing 14 pieces ..	115 0 0
10. The value of Tanguay weighing 14 pieces ..	115 0 0

Gold of metal—Gold found on the ground and in the soil.

11. The value of Tanguay weighing 14 pieces .. 115 0 0 |

12. The value of Tanguay weighing 14 pieces .. 115 0 0 |

13. The value of Tanguay weighing 14 pieces .. 115 0 0 |

14. The value of Tanguay weighing 14 pieces .. 115 0 0 |

15. The value of Tanguay weighing 14 pieces .. 115 0 0 |

16. The value of Tanguay weighing 14 pieces .. 115 0 0 |

17. The value of Tanguay weighing 14 pieces .. 115 0 0 |

18. The value of Tanguay weighing 14 pieces .. 115 0 0 |

19. The value of Tanguay weighing 14 pieces .. 115 0 0 |

20. The value of Tanguay weighing 14 pieces .. 115 0 0 |

21. The value of Tanguay weighing 14 pieces .. 115 0 0 |

22. The value of Tanguay weighing 14 pieces .. 115 0 0 |

23. The value of Tanguay weighing 14 pieces .. 115 0 0 |

24. The value of Tanguay weighing 14 pieces .. 115 0 0 |

25. The value of Tanguay weighing 14 pieces .. 115 0 0 |

26. The value of Tanguay weighing 14 pieces .. 115 0 0 |

27. The value of Tanguay weighing 14 pieces .. 115 0 0 |

28. The value of Tanguay weighing 14 pieces .. 115 0 0 |

29. The value of Tanguay weighing 14 pieces .. 115 0 0 |

30. The value of Tanguay weighing 14 pieces .. 115 0 0 |

31. The value of Tanguay weighing 14 pieces .. 115 0 0 |

32. The value of Tanguay weighing 14 pieces .. 115 0 0 |

33. The value of Tanguay weighing 14 pieces .. 115 0 0 |

34. The value of Tanguay weighing 14 pieces .. 115 0 0 |

35. The value of Tanguay weighing 14 pieces .. 115 0 0 |

36. The value of Tanguay weighing 14 pieces .. 115 0 0 |

37. The value of Tanguay weighing 14 pieces .. 115 0 0 |

38. The value of Tanguay weighing 14 pieces .. 115 0 0 |

39. The value of Tanguay weighing 14 pieces .. 115 0 0 |

40. The value of Tanguay weighing 14 pieces .. 115 0 0 |

41. The value of Tanguay weighing 14 pieces .. 115 0 0 |

42. The value of Tanguay weighing 14 pieces .. 115 0 0 |

43. The value of Tanguay weighing 14 pieces .. 115 0 0 |

44. The value of Tanguay weighing 14 pieces .. 115 0 0 |





## JUDICIAL NOTIFICATIONS.

## PROCLAMATION.

By virtue of a Decree in no respect by His Majesty's High Court of Judicature at Madras. I hereby prohibit and give notice that a Decree of Order and Decree and General Civil Decree in and for Port South George, the Town of Madras, and the land built thereon and the place and the building thereon shall be taken as the Court House of the Court of Madras situated on Tuesday, the 23rd day of April ending the day itself at 12-12 o'clock in the forenoon for the trial of all cases and appeals from all subordinate courts and the Courts of the Town of Madras at the land built thereon and the place and the building thereon and the place and the building thereon.

And also that at the same time and place will be taken a letter of Authority for the trial of all cases and appeals from all subordinate courts and the Courts of the Town of Madras at the land built thereon and the place and the building thereon.

And I hereby declare and declare all persons bound to prosecute and give evidence in the above Decree or in any other manner thereon in and for the time and place as aforesaid and not to depart without leave.

N. BALASUBRAMANIAM VARTHE,  
Judge of Madras.

Madras, 2nd March 1914.

ATTENDANCE OF THE MADRAS  
CITY CIVIL COURT.

Notice is hereby given that the Madras City Civil Court will be closed for its annual recess from two months from Friday, the 13th May to Tuesday, the 26th May 1914 (both days inclusive).

During the adjournment, all pleas, petitions, or other papers may be received. Applications will, however, be made for granting copies of judgments, decrees, orders and other papers and documents in whole or in part or for their production or return as matters, provided that applications for such copies are presented on or before the 15th day of May 1914.

City Civil Court, Madras.  
2nd March 1914. *W. RAMAPPA,*  
Judge City Civil Court.

## ADJOURNMENT OF COURTS.

Notice is hereby given that the Civil Courts in the Chingleput District will be closed for the annual recess from 1914 as follows:—

(1) The District and Sessions Courts and the Court of the Subordinate Judge, Chingleput, for two months from Monday, the 23rd April to Friday, the 22nd June, both days inclusive.

(2) The Courts of all the District Magistrate in the district and that of the District Magistrate, Chingleput, for six weeks from Saturday, the 15th May to Friday, the 22nd June, both days inclusive.

3. No pleas, petitions or papers, other than applications for grant of copies and for service and execution of process, will be received during the recess.

4. The offices of the Magistrate and Sessions and the Courts of the Subordinate Judge will be kept open throughout the recess for the reception of applications received by them, while the offices of the other departments will remain closed during the recess.

5. Urgent applications for writs during the absence of the Sessions Judge from the district should be made to the High Court of Judicature at Madras.

N. S. REDDIAR,  
District and Sessions Judge.

Chingleput, 2nd February 1914.

Notice is hereby given that the Courts in the Chingleput District will be closed for the annual recess as follows:—

1. The District and Sessions Court, Chingleput, and the Courts of the Subordinate Judge, Chingleput, for two months from Monday, the 23rd April to Friday, the 22nd June 1914, both days inclusive.

2. The Courts of the District Magistrate of Chingleput and the Courts of the District Magistrate of Chingleput, for six weeks from Saturday, the 15th May to Friday, the 22nd June 1914, both days inclusive.

3. The Courts of the District Magistrate of Chingleput, Chingleput, and the District Magistrate, Chingleput—For six weeks from Saturday, the 15th April to Friday, the 22nd June 1914, both days inclusive.

No pleas or petitions except applications for grant of copies and for service and execution of process will be received by the Courts during the adjournment.

The offices of the Magistrate and Sessions and the Courts of the Subordinate Judge will be kept open throughout the recess.

The offices of the other departments will remain closed. Arrangements will however be made (1) for transmitting to the High Court records in appeals, etc., and (2) for all administrative correspondence.

The District Magistrate will make provision for the transaction of urgent work during the recess. Urgent applications for writs during the recess should be made to the High Court of Judicature at Madras.

L. G. SUNDARAJAN,  
District and Sessions Judge.

Chingleput, 2nd February 1914.

Notice is hereby given that the District and Sessions Courts, Port Chingleput, and the Courts of the Subordinate Judge of Chingleput, Chingleput, and the Courts of the Subordinate Judge of Chingleput, for two months from Monday, the 23rd April to Friday, the 22nd June 1914 (both days inclusive).

The District Magistrate of Chingleput, Chingleput, and the Courts of the Subordinate Judge of Chingleput, for six weeks from Saturday, the 15th May to Friday, the 22nd June 1914 (both days inclusive).

The District Magistrate of Chingleput, Chingleput, and the Courts of the Subordinate Judge of Chingleput, for six weeks from Saturday, the 15th May to Friday, the 22nd June 1914 (both days inclusive).

No pleas or petitions except applications for grant of copies and for service and execution of process will be received by any of the Civil Courts during the adjournment.

The offices of the Magistrate and Sessions and the Courts of the Subordinate Judge will be kept open throughout the recess.

The offices of the other departments will remain closed. Arrangements will however be made:—

(a) for forwarding the reports and process department with the necessary records and original orders;

(b) for transmitting to the High Court records in appeals, etc., and

(c) for all administrative correspondence.

Urgent applications for writs during the recess should be made to the High Court of Judicature at Madras.

P. R. JAGANNATHA SAKSHIYAL,  
District and Sessions Judge.

Chingleput, 2nd February 1914.

Notice is hereby given that the adjournment of the Civil Courts in the District of West Godavari for the annual recess of 1914 will be as follows:—

(1) The District and Sessions Court, West Godavari, and the Courts of the Subordinate Judge of West Godavari, West Godavari, for two months from Monday, the 23rd April to Friday, the 22nd June 1914, both days inclusive.

(2) The Courts of the District Magistrate of West Godavari, West Godavari, for six weeks from Saturday, the 15th May to Friday, the 22nd June 1914, both days inclusive.

3. During the adjournment no pleas or petitions, except for grant of copies and for service and execution of process, shall be received.

4. The offices of the Magistrate and Sessions and the Courts of the Subordinate Judge will be kept open throughout the recess for the reception of applications received by them, while the offices of the other departments will remain closed during the recess.

5. The offices of the other departments will remain closed. Arrangements will however be made:—

(a) for transmitting to the High Court records in appeals, etc., and

(b) for forwarding the reports and process department with the necessary records and original orders.

6. Urgent applications for writs during the recess should be made to the High Court of Judicature at Madras.

7. The District Magistrate of West Godavari will make due provision for all urgent work in his Court during the recess.

P. RAJAGOPALAN,  
District and Sessions Judge.

Eluru, 2nd February 1914.







No. 43 of 1934, Sir-Court, Doreen.

T. K. B. Ramaswami Chettyar by agent Palanisamy Chettyar—Petitioner (Civil).  
 Madurai Patti, son of Thangai Patti, at Srivilliputhur, Madurai taluk—Respondent (Defect).

Notice under section 19 (2) of Act V of 1926 is hereby given that the above-named respondent has been adjudged insolvent by order of this Court, dated 15th February 1934. Time for discharge, one year. All creditors should prove their claims as soon as possible before the Official Receiver, Madurai, in the form prescribed under the rules.

No. 44 of 1934, Sir-Court, Doreen.

Yashu Ram and another—Petitioner (Contract).  
 Yagappa Serna, son of Sankarappa Serna, at Karampudi, branch of Thiruvannamalai, Madurai taluk—Respondent (Defect).

Notice under section 20 (2) of Act V of 1926 is hereby given that the above-named respondent has been adjudged insolvent by order of this Court, dated 15th February 1934. Time for discharge, one year. All creditors should prove their claims as soon as possible before the Official Receiver, Madurai, in the form prescribed under the rules.

No. 45 of 1934, Sir-Court, Doreen.

Sona Venkatasubramanian—Petitioner (Contract).  
 Ramaswami Narayanan, son of Ramaswami Narayanan, at Karampudi, branch of Thiruvannamalai, Madurai taluk—Respondent (Defect).

Notice under section 19 (2) of Act V of 1926 is hereby given that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 27th March 1934 for hearing in this Court.

No. 46 of 1934, Sir-Court, Doreen.

Arunachal Upadhyay, son of Lakshminarayana Thevar, at Andipatti village, Pudukottai taluk—Petitioner (Contract).  
 Ramaswami Rajappa and others—Respondent (Contract).

Notice under section 19 (2) of Act V of 1926 is hereby given that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 27th March 1934 for hearing in this Court.

C. G. D. ALLEN,

District Judge.

Madurai, 26th February 1934.

No. 30 of 1933 (P. N. No. 107 of 1933), Sir-Court, Doreen.

Yagappa Madhavan, son of Patti Patti at Chinnappanpatti, Supurndurai village, Madurai taluk—Petitioner (Contract).

Notice under section 41 (2) of Act V of 1926 is hereby given that the above-named petitioner has applied to this Court to grant him absolving discharge and that his application stands posted to 26th March 1934 for hearing in this Court.

No. 47 of 1934, Sir-Court, Doreen.

Siddhanta Nayana—Petitioner (Contract).  
 Madhavani Patti, son of Vengai Patti, at Pannipatti, branch of Thiruvannamalai, Madurai taluk—Respondent (Defect).

Notice under section 20 (2) of Act V of 1926 is hereby given that the above-named respondent has been adjudged insolvent by order of this Court, dated 15th February 1934. Time for discharge, one year. All creditors should prove their claims as soon as possible before the Official Receiver, Madurai, in the form prescribed under the rules.

No. 48 of 1934, Sir-Court, Doreen.

Abu Halima Saifuddin, son of Syed Saifuddin Saifuddin at Vennakkudi, Madurai taluk—Petitioner (Contract).  
 Durga Das and Seth Ramanna Das and others—Respondent (Contract).

Notice under section 19 (2) of Act V of 1926 is hereby given that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 27th March 1934 for hearing in this Court.

(By order)

H. AITASHAH,  
Commissioner.

Madurai, 26th February 1934.

No. 5 of 1934, Sir-Court, Kanna.

Saba Ramanna—Petitioner (Contract).  
 Sankarappa Serna of Thiruvannamalai—Respondent (Defect).

Notice is hereby given under section 19 (2) of Act V of 1926 that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 26th March 1934 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader by 10 a.m. on the said date.

No. 6 of 1934, Sir-Court, Kanna.

Chettiar Venkata Subramanian—Petitioner (Contract).  
 Sankarappa Serna of Thiruvannamalai—Respondent (Defect).

Notice is hereby given under section 19 (2) of Act V of 1926 that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 26th April 1934 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader by 10 a.m. on the said date.

No. 7 of 1934, Sir-Court, Kanna.

Mallika Ramanna—Petitioner (Contract).  
 Pottaiyali Saba Venkataswami of Pottaiyali—Respondent (Defect).

Notice is hereby given under section 19 (2) of Act V of 1926 that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 26th March 1934 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader by 10 a.m. on the said date.

No. 8 of 1934, Sir-Court, Kanna.

Pottaiyali Ramanna—Petitioner (Contract).  
 Yammurathi Sankarappa, Yammurathi Venkataswami and Yammurathi Venkataswami of Thiruvannamalai—Respondent (Contract).

Notice is hereby given under section 19 (2) of Act V of 1926 that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 26th March 1934 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader by 10 a.m. on the said date.

No. 9 of 1934, Sir-Court, Kanna.

Yammurathi Sankarappa of Kappadai—Petitioner (Contract).  
 Madhavani Sankarappa, etc.—Respondent (Contract).

Notice is hereby given under section 19 (2) of Act V of 1926 that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 26th April 1934 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader by 10 a.m. on the said date.

No. 10 of 1934, Sir-Court, Kanna.

Siddhanta Venkataswami—Petitioner (Contract).  
 Abba Pottaiyali of Abba—Respondent (Contract).

Notice is hereby given under section 19 (2) of Act V of 1926 that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 26th April 1934 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader by 10 a.m. on the said date.

No. 11 of 1934, Sir-Court, Kanna.

Abba Pottaiyali of Abba—Respondent (Contract).  
 Abba Pottaiyali of Abba—Respondent (Contract).

Notice is hereby given under section 19 (2) of Act V of 1926 that the above-named petitioner has applied to this Court to adjudge respondent insolvent and that the application stands posted to 26th April 1934 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader by 10 a.m. on the said date.

No. 12 of 1934, Sir-Court, Kanna.

Kodan Ramanna—Petitioner (Contract).  
 Kodan Venkataswami of Kodan—Respondent (Contract).

Notice is hereby given under section 19 (2) of Act V of 1926 that the above-named petitioner has applied to this





No. 24 of 1933, *Sua-Correm, TROVADOR.*

*Forfeiture of Portuguese—Petitioner*  
*Chakras House (Hq.) and twenty-one others—Bengal-  
 dars.*

Notice under section 19 of Act V of 1929 is hereby given that the aforementioned petitioner has been adjudged as insolvent by order of the Court, dated 21st February 1934, and that he has been directed to apply for discharge within six months from that date. All creditors should prove their claims before the Official Receiver of North Malabar, as soon as possible as prescribed under the rules.

V. KUSHNATHAN NAYAR  
*Debtor's Clerk.*

Malabar, 19th February 1934.

No. 48 of 1932, *Sua-Correm, TROVADOR.*

*Forfeiture of Portuguese—Petitioner (debtor)*  
*Forfeiture of Portuguese and eight others—Bengal-  
 dars (debtor).*

Notice is hereby given under section 19 of Act V of 1929 that the aforementioned petitioner has been adjudged as insolvent by order of the Court, dated 21st February 1934, and that the petitioner is directed to apply for discharge on or before the 26th February 1935. Cash and non-cash creditors should prove their claims as soon as possible and that a claim may be proved by depositing a security by registered post to the Official Receiver, Portsway, as directed in Form No. 3 prescribed in the Malabar Provincial Insolvency Rules, 1922.

No. 2 of 1934, *Sua-Correm, TROVADOR.*

E. P. Vennanathan Ayyar—*Petitioner (debtor)*  
*E. Subbappa Ayyar—Debtor (debtor).*

Notice is hereby given under section 19 (2) of Act V of 1929 that the aforementioned petitioner has applied to this Court to adjudge the respondent as insolvent and that his application stands posted for hearing to the 28th day of April 1934. Any creditor wishing to oppose the said application may appear before the Court either in person or by valid in the said date.

B. RAJESWARAHMANYA AYYAR,  
*Additional Debtor's Clerk.*

Travancore, 26th February 1934.

No. 6 of 1932 (J. A. No. 35 of 1932),  
*Sua-Correm, TROVADOR.*

A. V. Venkatesan Ayyar and S. V. Sundaresan Ayyar,  
 next to B. Venkatesan Ayyar, residing at Pottapattam,  
 Nandanam taluk, Travancore taluk—*Petitioner.* [Jointly.]

V. Subbamma Ayyar and two others—*Respondents*  
*(debtor).*

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1929 that the aforementioned petitioner has applied to this Court to grant an order of discharge and that the said petition is posted to 22nd March 1934 for hearing. Any creditor wishing to oppose the said petition may appear before the Court either in person or by valid in the said date.

No. 31 of 1931, *Sua-Correm, TROVADOR.*

Minor V. S. Theppappa Madhavan, adopted son of T. Sankaranthar Madhavan, represented by David Arul,  
 lawyer of the said Sankaranthar Madhavan as next  
 friend, residing at Kowatt Road, Dak. street, Kottai  
 Travancore—*Petitioner (debtor).*

Theppappa Ayyar, son of Kankaranthar Ayyar,  
 residing at Kankaranthar, Travancore taluk and  
 Nandanam taluk—*Respondent (debtor).*

Notice is hereby given under section 20 (2) of Act V of 1929 that the aforementioned respondent has been adjudged as insolvent by an order of the Court, dated 21st day of February 1934, and that he has been directed to the Official Receiver of North Malabar at Kottai Travancore, and that one month's time from that date has been granted to him to apply for discharge.

No. 38 of 1933, *Sua-Correm, TROVADOR.*

Highmaster David Madhavan, son of Kankaranthar  
 Padi Madhavan, residing at Theppattam, Tra-  
 vancore taluk and Nandanam taluk—*Petitioner (debtor).*  
 Bank of India Madhavan and others—*Respondents*  
*(creditors).*

Notice is hereby given under section 20 (1) of Act V of 1929 that the aforementioned petitioner has been adjudged

as insolvent by an order of the Court, dated 21st February 1934, and that he has been directed to the Official Receiver of North Malabar at Kottai Travancore, and that one month's time from that date has been granted to him to apply for discharge.

No. 32 of 1933, *Sua-Correm, TROVADOR.*

Kankaranthar Madhavan, son of Kankaranthar Madhavan,  
 residing at Pottapattam, Travancore taluk and Nandanam  
 taluk—*Petitioner (debtor).*

Kankaranthar Madhavan, son of Kankaranthar Madhavan,  
 residing at Pottapattam, Travancore taluk and Nandanam  
 taluk—*Respondent (debtor).*

Notice is hereby given under section 20 (2) of Act V of 1929 that the aforementioned respondent has been adjudged as insolvent by an order of the Court, dated 21st February 1934, and that he has been directed to the Official Receiver of North Malabar at Kottai Travancore, and that one month's time from that date has been granted to him to apply for discharge.

No. 33 of 1933, *Sua-Correm, TROVADOR.*

Madhavan Madhavan of Vellu Madhavan, residing at Kankaranthar,  
 Travancore taluk, Travancore taluk and Nandanam  
 taluk—*Petitioner (debtor).*

Madhavan Madhavan Madhavan and two others—*Respondents*  
*(creditors).*

Notice is hereby given under section 20 (2) of Act V of 1929 that the aforementioned petitioner has been adjudged as insolvent by an order of the Court, dated 21st February 1934, and that he has been directed to the Official Receiver of North Malabar at Kottai Travancore, and that one month's time from that date has been granted to him to apply for discharge.

T. K. GUVINDA AYYAR,

*Debtor's Clerk.*

Travancore, 26th February 1934.

No. 4 of 1934, *Deputy Master's Court,*  
*AMSTAMPUR.*

Prasanna Chinnai Chinnai, son of Theppappa, Veng,  
 residing at 11, residing at Kottai, Amstampur taluk—  
*Petitioner (debtor).*

Theppappa Chinnai and two others—*Respondents*  
*(creditors).*

Notice is hereby given under section 20 (2) of Act V of 1929 that the petitioner has been adjudged as insolvent by an order of the Court, dated 21st February 1934.

AMSTAMPUR.

David Arul,

Amstampur, 26th February 1934.

No. 2 of 1933, *Deputy Master's Court, Kankaranthar.*

A George Arul, residing at Pottapattam, Travancore taluk and Nandanam taluk—*Petitioner.*

Arul George Arul, residing at Pottapattam, Travancore taluk and Nandanam taluk—*Respondent.*

Notice is hereby given under section 20 (2) of Act V of 1929 that the aforementioned petitioner has been adjudged as insolvent by an order of the Court, dated 21st February 1934, and that the petitioner is directed to apply for discharge. The Official Receiver, North Malabar is requested to inform the petitioner that one month's time from that date has been granted to him to apply for discharge.

M. R. RAMANATHAN AYYAR,

*Debtor's Clerk.*

Kankaranthar, 21st February 1934.

No. 18 of 1933, *Deputy Master's Court,*  
*Kankaranthar.*

Kankaranthar Theppappa Madhavan Madhavan of Kankaranthar taluk and Nandanam taluk—*Petitioner (debtor).*  
 Kankaranthar Theppappa Madhavan and two others—*Respondents*  
*(creditors).*

Notice is hereby given under section 20 (2) of Act V of 1929 that the petitioner has been adjudged as insolvent by order of the Court on 17th Feb. 19 of 1933, dated 21st February 1934 and that he has been directed to apply for discharge. Creditors should prove their claims within time.

F. V. PARAMANATHAN AYYAR,

*Debtor's Clerk.*

Kankaranthar, 21st February 1934.

**No. 8 of 1934, DOMESTIC MURDER'S CASES.**

**Kuppasimbi Subbi and Banamatha Subbi,** sons of Kalar Kula Subbi, residing at Uppulathu street, close Putha street, Rajapet, Coimbatore—*Prosecutors*.

**Kuppasimbi Marappa and six others—Respondents.**  
(Individually)  
(Collectively)  
Notice is hereby given under section 37 (2) of Act V of 1924 that the above-named petitioners have applied for being declared as insolvents and that their application is posted to 23rd April 1934 for hearing.

**A. PARAKUNWARA ATTAY,**

*District Attorney.*

Coimbatore, 23rd February 1934.

**No. 22 of 1933, DOMESTIC MURDER'S CASES.**

*Prosecutors.*

**Antipattin Arachan** son of Antipattin Arachan, residing at Pallath, Karamana Subbi—*Prosecutor* (Chief).

**Narayanan Chettiar and others—Respondents** (Individually).  
Notice is hereby given that the above-named petitioner has applied to the Court under section 18 of Act V of 1924 to adjourn his case in respect and that the petition is posted to 23rd April 1934 for hearing.

**M. ARULANDASE PILLAI,**

*Assistant District Attorney.*

Dindigul, 23rd February 1934.

**No. 45 of 1933, DOMESTIC MURDER'S CASES, GOVTY.**

**Rachamangam Chenna Pallaya of Amilappai—Prosecutor.**  
Jesse Reddy and others—*Counter-petitioners.*

Notice is hereby given under section 28 of Provincial Insolvency Act that the above-named petitioner has been adjudged as an insolvent by an order of this Court, dated 12nd February 1934, and that he has been given time for applying for discharge on or before 23rd February 1934. Creditors should present their claims within three weeks from this date.

**No. 26 of 1934, DOMESTIC MURDER'S CASES, GOVTY.**  
**Yakkala Subaya of Yarithanampalayam—Petitioner.**

**Madamannampalayam and others—Counter-petitioners.**

Notice is hereby given under section 28 of Provincial Insolvency Act that the above-named petitioner has been adjudged as an insolvent by an order of this Court, dated 12nd February 1934, and that he has been given time for applying for discharge on or before 23rd February 1934. Creditors should present their claims within three weeks from this date.

**No. 5 of 1934, DOMESTIC MURDER'S CASES, GOVTY.**  
**Gatta Chenna, Narayana and Madai Narayana of Aranthanampalayam—Prosecutors.**

**Chokki Sankarappa Seta Manappa, Seta and others—Counter-petitioners.**

Notice is hereby given under section 28 of Provincial Insolvency Act that the above-named petitioner has been adjudged as an insolvent by an order of this Court, dated 12nd February 1934, and that he has been given time for applying for discharge on or before 23rd February 1934. Creditors should present their claims within three weeks from this date.

**No. 9 of 1934, DOMESTIC MURDER'S CASES, GOVTY.**  
**Messali Venkata Reddy of Gundlancha, Kottala, Gooty taluk—Prosecutor.**

**Thiruvelli Sankari Reddy and others—Counter-petitioners.**

Notice is hereby given under section 18 (7) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court to declare him as an insolvent and that the petition is posted for hearing to 23rd March 1934 for adjournment, if any.

**K. V. RADHAYA RAO,**

*District Attorney.*

Gooty, 27th February 1934.

**No. 8 of 1935, DOMESTIC MURDER'S CASES.**

*Prosecutors.*

**Venkataraman Ayar—Prosecutor.**  
**Chetty Chetti and others—Respondents.**

The order of adjudication dated 23rd June 1933 adjudging the petitioner as insolvent is hereby recalled under

12-A

section 42 (1) of Act V of 1913 for petitioner's failure to apply for final discharge within the time fixed by Court.

**A. RANGANATHAN,**

*District Attorney.*

Krishnagiri, 1st March 1934.

**No. 16 of 1931 (I.A. No. 154 of 1930), DISTRICT MURDER'S CASES, ARKATKOTTA.**

**Abdullah Karim—Prosecutor.**  
**Abdulla Karim and two others—Respondents.**

Notice is hereby given that the order of adjudication dated 28th February 1932 in favour of the above-named petitioner Abdullah Karim, son of Abdullah Karim, residing at Puthuvayya, Kumbakonam taluk, was recalled by order of the Court, dated 23rd February 1934.

**A. M. R. DAVID,**

*District Attorney.*

Kumbakonam, 23rd February 1934.

**No. 7 of 1934, DOMESTIC MURDER'S CASES, NELLORE.**

**Barani Ch. muni—Prosecutor.**  
**Quamr Vachala Parthi and nine others—Respondents.**

Notice is hereby given that the above-named petitioner Barani Ch. muni, has applied to the Court for being adjudged as insolvent and that the order petition is posted to 23rd April 1934 for hearing.

**K. G. SARANASARAJA AYYANGAR,**

*Principal District Attorney.*

Nellore, 23rd February 1934.

**No. 5 of 1935, DOMESTIC MURDER'S CASES, OOTY.**

**Tarann Kanyaya, son of Subbaitappa, Kottala and Subbanna of Pothanna, Gooty taluk—Prosecutors.**  
**Pothanna Vathayya and others—Respondents.**

The petitioner has filed an application to adjudge him as insolvent. It stands posted to 23rd March 1934. Creditors may file their objections on that day.

**V. T. S. ATADANIL,**

*District Attorney.*

Ooty, 12th February 1934.

**No. 12 of 1935, DOMESTIC MURDER'S CASES, PONDICHERRY.**

**Madai Lalit Nagesh—Prosecutor.**  
**Madai Naji Reddy and others—Respondents.**

Under section 28 (2) of the Provincial Insolvency Act, the said petitioner has applied to be declared insolvent and that the petition stands posted to 23rd April 1934 for hearing. Any creditor wishing to oppose the application may do so either in person or by a duly authorized pleader.

**No. 14 of 1935, DOMESTIC MURDER'S CASES, PONDICHERRY.**

**Kannappi Potha Manappa Reddy—Prosecutor.**  
**Kottala Subbaya and others—Respondents.**

Under section 18 (2) of the Provincial Insolvency Act, the said petitioner has applied to be declared insolvent and that the petition stands posted to 23rd April 1934 for hearing. Any creditor wishing to oppose the application may do so either in person or by a duly authorized pleader.

**S. NATARAJA MADAI,**

*District Attorney.*

Pondicherry, 26th February 1935.

**No. 54 of 1935, DOMESTIC MURDER'S CASES, RAJAPET.**

**Tallapa Venkatesan—Prosecutor** (Individually)  
**Setta Manappa and seven others—Respondents** (Collectively).

Notice under section 28 of Act V of 1924. Notice is hereby given that the above-named petitioner was adjudged insolvent by an order of this Court, dated 23rd February 1934. Time for applying for final discharge, six months. The petitioner of the said order is the (Chief Receiver, East Coast), Rajapet, who is appointed receiver of the petitioner's estate. The receiver should present his list as required by the order before the District Attorney within the time to be fixed by him.

**K. V. NARAYANA RAO,**

*Chief District Attorney.*

Rajapet, 12nd February 1934.

















## SUPPLEMENT TO PART II

OF

## THE FORT ST. GEORGE GAZETTE

No. 10]

MADRAS, TUESDAY EVENING, MARCH 6, 1934.

[Price, 6 pias.

## SEASON REPORT FOR JANUARY 1934.

Section I.—Statement showing the average fall of rain in each district during January 1934 and also the total fall of rain from 1st April 1933 up to the end of January 1934 compared with the corresponding figures of the preceding year and with the averages for a series of years ending 1933.

District.	Average for 51 years.		1910-22.		Total fall of rain from 1st April 1922 to end of January 1923.	1923-24.		Total fall of rain from 1st April 1923 to end of January 1924.	
	January.		January.			January.			
	Rainy days.	Rainfall.	Rainy days.	Rainfall.		Rainy days.	Rainfall.		
	29.	1000m.	30.	1000m.		29.	1000m.		
1. Godevin ..	0-6	5.27	44.81	0-8	6.40	45.02	..	..	60.08
2. Vengalpet Agency, ..	0-4	6.18	33.28	0-4	6.12	37.19	..	..	80.51
3. Vengalpet ..	0-0	0.14	38.97	0-4	6.13	38.45	..	..	42.58
4. East Godavari ..	0-3	8.23	67.02	0-3	0.00	25.71	0-2	0.00	44.32
5. West Godavari ..	0-3	8.14	39.08	..	..	45.11	..	..	40.88
6. Kistna ..	0-0	8.41	58.73	0-0	0.12	24.03	..	..	49.14
7. Onkar ..	0-5	8.55	21.23	0-7	8.94	32.62	..	..	33.52
8. Kurnool ..	0-4	0.18	50.01	..	..	37.68	..	..	36.48
9. Bellary ..	0-1	0.68	22.32	..	..	30.94	..	..	34.03
10. Anantapur ..	0-3	0.13	75.30	..	..	17.63	0-7	0.06	55.83
11. Chingleput ..	0-0	0.42	17.85	..	..	18.75	0-8	0.74	23.47
12. Nellore ..	1-0	1.63	34.00	0-1	0.10	30.49	1-0	1.05	36.51
13. Chingleput ..	0-4	1.17	40.03	0-1	0.83	62.44	3-5	2.32	36.75
14. Madras ..	1-4	1.14	48.30	..	..	67.36	3-0	7.03	35.90
15. South Arcot ..	1-4	1.41	47.76	..	..	47.20	4-5	2.11	42.29
16. Chittoor ..	1-0	0.66	32.70	..	..	78.79	2-7	0.96	35.40
17. North Arcot ..	1-0	0.50	27.90	0-1	0.31	24.97	4-3	2.44	31.70
18. Salem ..	0-4	0.45	30.43	0-1	0.07	48.98	2-3	1.11	28.02
19. Coimbatore ..	0-0	0.33	17.70	..	..	36.77	4-4	7.74	23.98
20. Coimbatore ..	1-1	0.77	37.58	..	..	44.18	4-4	0.70	38.35
21. Tanjavur ..	1-0	1.07	44.91	0-7	0.21	58.96	8-0	4.40	39.98
22. Madurai ..	0-3	0.78	29.32	..	..	52.43	4-5	0.82	44.81
23. Tirunelveli ..	1-0	1.18	28.61	0-9	0.11	20.89	8-7	3.28	56.19
24. Tirunelveli ..	0-3	0.92	38.30	0-8	0.94	47.03	9-8	0.18	35.40
25. Madurai ..	0-0	0.51	109.94	..	..	117.52	1-0	0.00	100.96
26. South Canara ..	0-3	0.14	145.20	..	..	161.87	1-9	0.88	162.15
27. The Nilgiris ..	1-7	1.35	10.78	1-0	0.85	37.78	0-7	0.31	45.40

\* Excluding Tanjavur.

† Excluding Bellary, Anantapur, Salem and Madurai.

‡ Excluding Bellary.

H-577-1





## BELLARY.

Water supply generally sufficient. Seedings as far as sown, satisfactory. Standing crops generally fair. Harvest of wheat, cotton, sugarcane and cotton proceeding in parts. Cereals of different and cotton good to fair, sugarcane, fair to average. Pasture average. Condition of cattle generally good. Prospects fair.

## KANASTAPUR.

Water supply sufficient for drinking; supply generally satisfactory for irrigation in the fields, but requires under such, and channels which command limited amounts. Transplanting of paddy proceeding in parts. Seedings as far as sown, fair. Harvest of water and cotton proceeding in parts; cotton poor to fair. Pasture available in parts and average in the taluk of Gero, Kalyandurg and Ellorethanna. Paddy satisfactory. Condition of cattle generally good. Prospects generally fair except in the Haradpur taluk and in parts of the Madhura taluk, where the dry crops were adversely affected.

## GODAGAR.

Water supply generally sufficient except in parts of the Rajahmundry taluk. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good. Prospects average. Rice seedling fairly standing dry crops in the Rajahmundry taluk.

## MADURAI.

Water supply sufficient except in Madhura taluk in the District of Madhura. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available in parts and average in the taluk of Gero, Kalyandurg and Ellorethanna. Paddy satisfactory. Condition of cattle generally good. Prospects generally fair.

## CHIDAMBARAM.

Water supply sufficient except in the taluk of Gero, Kalyandurg and Ellorethanna, where the supply is very much in quantity but often as low as a few inches. Transplanting of paddy proceeding in parts. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## SOUTH ARKAT.

Water supply sufficient except in the taluk of Gero, Kalyandurg and Ellorethanna. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## CHITTOOR.

Water supply generally sufficient. Transplanting and sowing of paddy, transplanting of rice and cotton, planting of sugarcane and sowing of wheat and sugarcane proceeding in parts. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good. Prospects fair except in the taluk of Madhura and Rajahmundry where they are not satisfactory.

## NORTH ARKAT.

Water supply sufficient for irrigation in parts of all the taluks. Transplanting and sowing of paddy and rice and sugarcane of sugarcane proceeding in parts. Seedings as far as sown, satisfactory. Standing crops generally fair, but paddy generally about 20 to 30 per cent of rice is good. Harvest of paddy, sugarcane, rice, sugarcane, sugarcane and cotton proceeding in parts; cotton of paddy, fair to fair (sugarcane, rice and cotton: poor; sugarcane, poor to

fair; sugarcane, fair. Pasture available. Condition of cattle generally good. Prospects average.

## MADURAI.

Water supply sufficient for irrigation except in parts of the taluk of Gero, Kalyandurg and Ellorethanna. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## CHIDAMBARAM.

Water supply generally sufficient. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## THIRUPUR.

Water supply sufficient. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## TANJAVUR.

Water supply sufficient except in the Thiruvallur taluk. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## MADURAI.

Water supply generally sufficient. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## MADURAI.

Water supply sufficient for irrigation except in parts of the taluk of Gero, Kalyandurg and Ellorethanna. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## TIRUPUR.

Water supply sufficient. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## MADURAI.

Water supply sufficient except in the Thiruvallur taluk. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## SOUTH ARKAT.

Water supply sufficient. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.

## NORTH ARKAT.

Water supply sufficient. Seedings as far as sown, satisfactory. Standing crops fair. Harvest of rice, sugarcane, cotton and sugarcane proceeding in parts. Pasture available. Condition of cattle generally good.









short to life decisions. The legislation contemplated by the Bill has become pressing as a result of various circumstances that have now arisen, e.g., the increasing importance now attached by the Government to the issue of customs duty on waste paper and the demand for prohibition of drawback on exported waste paper and their re-exportation.

GEORGE SCHUCHER.

New Dawn:  
The 18th January 1934.

The following Report of the Select Committee on the Bill further, to amend the Indian Tariff Act, 1918, for certain purposes, was presented to the Legislative Assembly on the 5th February, 1934,--

We, the undersigned, Members of the Select Committee to which the Bill further to amend the Indian Tariff Act, 1918, for certain purposes, was referred, have considered the Bill and have now the honour to submit this our Report, with the Bill as amended by us enclosed thereto.

3. We have carefully examined the statistical material on which the duties proposed in the various items in the Schedule are based and have detailed ourselves that, generally speaking, these duties have been so fixed as adequately and suitably to secure the objects aimed at by the Bill, with due regard to the interests of the exporter.

We have, however, noticed proposed (3) of the new item No. 13a & dealt with by item 26 of the Schedule, however, in respect of the articles described therein, which are articles widely used by the poorer classes, we are not satisfied that the circumstances justify the increase of duty proposed.

In item 5 of the Schedule, in the item relating to soap, we have noticed qualifying words used in relation to the rate of the better qualities of soap being imported in small plain boxes with the object of securing the benefit of the lower of the two rates of duty.

The word amendments in item 21 of the Schedule, and in item 22a & dealt with by item 31 of the Schedule, merely clarify the intention of the duty. In item 33a & dealt with by item 31 of the Schedule, a change has been made for the purpose of exempting from duty felt and fabric made of shoddy or waste wool. The amendment in clause 3 of the Bill merely corrects a clerical error.

5. The Bill was published in the Gazette of India, dated the 20th December, 1932.

4. We think that the Bill has not been so altered as to require re-publication, and we recommend that it be passed in new amended.

D. L. MITTAL,  
J. W. BHOIR,  
F. SODICE,  
\* A. DAS,  
\* S. C. MITRA,  
\* SIA UDIN AHMAD,  
\* A. H. GHUZZANI,  
\* BHAI PARNAMAYE,  
\* T. K. BORDIA,  
\* RATHEE CH. KISH,  
\* DAKSHINAR PRASAD BASLA,  
\* J. RAMSAY BHOIR.

New Dawn:  
The 2nd February 1934

\* Subject to a vote on article of dissent.

#### MINUTES OF DEBATE

In clause 31 of the Bill the phrase "waste paper made" is now altered to "waste fabric" and waste fabric made of waste wool and shoddy are excluded from the operation of the specific duty of Rs. 1-0 per lb.

The alterations proposed are a direct tribute to Imperialism in that the Indian people will receive more from restricted woolen lines, which is one aspect of it, than in the past instead of the converse. Further some Indian industry is strongly impeded as to the source the people's consumption from the market in the more desirable materials furnished by the indigenous industry from India wool.

In many previous bills it appears to have been an article of faith that woolen goods have a heavier duty than cotton goods. Now, however, cotton and wool are on the higher level, it has been decided that duties imposed on cotton and wool should be directed as "Woolens" under the classification now proposed such wools as of cotton and wool containing up to 50 per cent of cotton will be admitted as wools at a duty of 25 per cent as against a duty of 50 per cent in the case of cotton fabrics. With regard to dyed such exports might be denied as to defeat the Anti-Dumping agreement in the cotton trade.

J. HANSAY SCOTT,  
RAMESHWAR PRASAD BAGLA,  
KATKOR CH. SEN.

#### Clause 28 of the Schedule of the Bill.

We are opposed to the insertion of "Domestic woolenware," etc., into Item No. 101A. There is a growing realization of the need of restricted supplies in the country which demand to be encouraged and protected. On the numerous bills so far introduced in the Indian Legislature, there appears to be every prospect of the present general output of wool, goods which at present being multiplied about half value if the production is proposed in the proposed Bill were to be given. The statement made that these articles are largely used by the general class is not correct as far as we know.

KATKOR CH. SEN,  
RAMESHWAR PRASAD BAGLA,  
J. HANSAY SCOTT.

New Order:  
The 2nd February 1934

We regret to observe that it was not open to us in the Select Committee to suggest amendments of kind or nature in the Bill now before which it is our supreme duty to extend protection to under the Government of India Bill. We are of the opinion that the Government of India, the Indian Glass Industry, and the Indian Industry, in particular, ought to have received a certain amount of protection under this Bill. From the position placed at our disposal, as contained in the Indian Glass Industry and other reports, we feel that there are some of many other similar industries which require further detailed examination at the hands of the Government of India in order to save them from extinction. Some of us in the Committee were unable to persuade the majority of natural Indian wool and linen, as the date required to us were not sufficient for convincing. We would, therefore, urge on the Government to examine all these cases in greater detail and bring out a supplementary bill at an early date.

D. DAS,  
S. C. MITRA,  
RAMESHWAR PRASAD BAGLA

New Order:  
The 2nd February 1934.

I associate myself with this note except in as far as it relates to woolen wools and linen about which I have already sent my note.

KATKOR CH. SEN.

Actually the present Bill has not been intended to provide protective protection to Indian industries on the principle of discriminating protection. In the question of reciprocity or tariff duty as such, a relevant issue does not arise. The Bill is not allowing a reciprocity matter to industries which have been injured by industrial reciprocity, but now an attempt has been made to remove, so far as possible, the independent conditions existing in that case, where there was no complaint of actual or assumed competition. The question of giving protective protection to indigenous industries, I understand, will be taken up very soon.

I do not think that the intention that was shown of protection under the disorganising of industries has been taken advantage of with the Bill. Study under industries require much protection and I hope these will be taken up immediately.

On the analogy of a provision in the Wheat Import Duty Act, a plan was made for exemption on reciprocity from the introduction of the Bill, on the 22nd December, 1933, from the scope of the Bill, but this cannot be accepted, because it will greatly reduce the effect of the Bill for sometime to come. It cannot actually be decided from the supporting movements will be covered in great hardship and too and the Assembly may consider only the case of the goods that have already reached Indian shores and are now in the Customs' ware-houses.

S. G. MITRA.

The 3rd February 1934

We signed the report with the following reservations.—

The duty imposed under the Bill is neither a protective duty nor a revenue duty, but is intended to create the same competitive conditions as existed in 1930-31. In other words, it is intended to reduce the price of manufactured articles to the level of 1930-31. No argument is given for showing that prior to the year of reference, it is not admitted that the price of agricultural products have fallen much lower than the price of manufactured articles, and any attempt by the Government to raise the price level of manufactured articles against the price level of agricultural products will further aggravate the economic depression. The real problem before India is to raise the price level of agricultural products. The Bill is in reality the best safeguard of toll which the people of India have to pay for maintaining the Japan at an excessive high value. If the rate has been reduced to 11.50, the taxes would have been reduced by 25 per cent.

We are strongly in favour of the protection of an Indian industry provided that—

(1) The duty is sufficiently high to protect such industry effectively.

(2) The protection is given for a limited period and after that the industry should be able to stand on its own legs. The protection duty is really a tax on the consumer, and it is rather to tax consumers sensibly.

(3) It is the duty of the Government to make sure at the outset and throughout the period of protection that the working classes and poorer people properly need to be benefited by it.

(4) The industry should be in a position to supply almost entirely the requirements of the country, otherwise the burden of taxation will fall on the consumer, the price being regulated by the price of imported tariff articles.

We understand that the Government in the near future is likely to remove some duty on some of these articles in consequence of Indo-Japanese Agreement and it is undesirable to change the incidence of taxation in course of a few weeks.

We draw special attention to two items for reasons given hereafter:

(i) Hattery.—The duty on Hattery is said to be both protective and revenue. The Tariff Board has made special enquiries

about the honey industry and it is asked to the Legislature and the public to discuss the merits of the duty before the publication of the report. It is difficult for us to give a just estimate of the real damage without the benefit of the material collected by the Tariff Board. The change of duty has seriously affected the trade of the country, which is evident from numerous number of telegrams and dispatches, which the Lieutenant and members of Legislature are receiving from all quarters of India. We have a strong apprehension that frequent changes in the imposition of new taxes on agricultural items will wreck the equilibrium of trade and ruin the Indian industries much more serious in getting the export in trade. The trade will cease to be conducted on normal business lines and will tend to become a mere speculation and gamble.

From the figures supplied to us, it appears that Indian production has been steadily increasing during the last three years. It has risen from 1 million to 1 million. The total export in the year 1928-29, was 2.16 million and in the year 1929-30, it was 2.62 million, but it has fallen by 1/3 million in comparison with the figures of 1928-29. The increase in home production during the last three years is 50 per cent and the increase in imported article is only 20 per cent.

We are of opinion that honey should be removed altogether from the list and it should be reconsidered separately after the publication of the Tariff Report. We should then be in a position to discuss the problem from the point of view of protection of the honey industry and suggest the adequate duty, if necessary.

The representatives of the Honey Industry have represented to us by telegram and declaration that this industry cannot adequately be safeguarded unless the duty of Rs. 1 per lb. is imposed on adulteration. This duty of Rs. 1 per lb. works up to 114 per cent of ad valorem or Rs. 7.56 per cwt and consequently the proposed duty of Rs. 1.8 per cwt or 22 per cent ad valorem, whatever is agreed, cannot effectively protect the honey industry and consequently the price will be controlled by the prices of imported articles, and the entire burden of taxation will fall on the consumers. We are, therefore, of opinion that in these days of depression and low prices of agricultural products, it is unfair to impose the additional tax on the poor people. The duty on honey is 20 per cent and with 20 per cent margin it is now 25 per cent. Under new Tariff, the duty for different items will be raised from 20 per cent to 25 per cent with an average of 33 per cent ad valorem. It will be higher on these goods used by the poorer people and lower on high class goods used by wealthier classes.

We consider that raising of various duty from 25 to 40 per cent ad valorem, having no value as a necessary protection, is equivalent to. The Government have imposed a duty of 30 per cent on oranges, and in our opinion, we should not go beyond this figure.

The average of 30 per cent ad valorem will be equivalent to 25 per cent ad valorem or Rs. 1.80 per cwt. which is higher.

The member representing Dacca claimed entire exemption from specific duty, for the following reasons—

1. Dacca is likely to be separated from India very soon.
2. The industry does not exist in Dacca at all, the question of reduction of previous competitive conditions does not arise.

(3) **Wine and Fish Oil.**—This duty is imposed for the protection of vegetable ghee which is manufactured chiefly by European Company, from groundnut oil by the process of hydrogenation. The Company is not a local concern. Its shares are quoted in a position. It is a mistake to designate groundnut oil as ghee. It should be treated as oil and we should not maintain subordination of ghee by giving special protection to a substance which is used as adulterant. The poor people use oil in place of ghee, but hydrogenated oil is used

only as an admission of grief. We are, therefore, strongly of opinion that while we should be warned from this bill, and the loss of export-guaranteed government oil leaves us regrettable (they should be solved up separately). It is an industry which we should encourage by imposing income duty.

MAURICE ARNEP.  
S. C. MEHRA

I regret to add a note of dissent as regards the outlaymen agreed at by the Select Committee in respect of the revenue duty to be imposed on imported cotton honey (Clause 3, Item 41 B) on, amongst others, the following grounds:—

1. I gather that the Government intends to bring in a more comprehensive Bill at once dealing with all cotton textiles including cotton honey. That being so, proposed legislation affecting cotton honey under the present Bill stands well-endangered. Advances at frequent changes in the tariff rates at abnormal times like the present cannot be too strongly cautioned. The equilibrium of trade is certain to be disturbed and Indian capital will fight shy of foreign trade.

2. With regard to all the articles in respect of which a duty is sought to be imposed and particularly as regards Cotton Honey, I have been much disappointed on account of the non-publication of the report of the Tariff Board which is said to have made several enquiries about them. It is difficult for me to form a just estimate of the real damage caused the country by the imports of the goods of the kind mentioned. The revenue of duty has steadily affected the trade of the country, which is evident from the enormous number of petitions and deputations, which the Government and Members of the Legislature have received from all quarters of India.

3. The duty imposed under this Bill is said to be neither protective in character nor is it intended for raising the revenue, but is designed, it is stated, to create the same competitive conditions as obtain under the tariff rates in 1925-26. It appears to me to be an impossible task and certainly not capable of attainment through the attempt of the duty proposed to be imposed. Further, any attempt by the Government to raise the price level of manufactured articles ignoring altogether the price level of agricultural products will undoubtedly aggravate the economic depression.

4. From the figures available to me, it appears that the Indian production of cotton honey has been steadily increasing during the last three years. It had in fact risen from 1 million to 2 million duns. The total import in the year 1928-29 was 216 million duns which has since risen to 282 million duns, i.e., by about a million duns. But if these figures are compared with those of 1925-26, it will be found that foreign import has fallen by about 1 million duns. There has been an increase in the home production during the last 3 years of 51 per cent and is imported articles of about 70 per cent during the same period. If, then, therefore, of cotton honey should be removed altogether from this Bill and after the publication of the Report of the Tariff Board be included in the more comprehensive measure about to be introduced.

5. I further find from the figures supplied that during the last three years, there has been a steady decrease of cotton honey trade from Europe and America to Japan, while the total import of 584 million duns of cotton honey has steadily been about 100 million duns. Whether the present or the contemplated more comprehensive Bill will have the effect of restoring the Continental or the American trade in cotton honey is the statement of Japan remains to be seen.



6 The introduction is for available to the members of the Select Committee leads to cost not not there.

(c) The history industry is an established one in the country;  
(d) It is free to live with unfair competition.

(c) The protection temporarily afforded to it under the patent shall not enable it to stand on its own legs and meet the requirements of the primary within a reasonably limited period of time.

The representatives of the luxury industry have responded to telephone and deputations that the industry cannot effectively be liquidated unless the duty of Rs. 1 per lb. is imposed on underwear. The industry has offered to pay Rs. 100 lakhs for the duty. It has Rs. 24.3 per cent and consequently the proposed duty of Rs. 10-8-0 per lb. would be Rs. 35 net of income, whereas it is higher, it would effectively operate as a 30 per cent duty. The industry has offered to pay Rs. 100 lakhs for the duty. The average duty applied would be of 20 per cent on underwear. It is, therefore, of the opinion that the industry will not accept duty of Rs. 20 per lb. unless it is assured that the duty will be levied on a consistent basis.

Even if the findings of the Tariff Board Report are regards cotton underwear, a further levy, a duty of 50 per cent on pleasure

3. The Bill therefore, does not afford sufficient protection demanded by the Indian hosiery manufacturers. It raises unduly the price for the consumer, and it deprives a well-organized trade which is justified to the extent that the consumer can realize to see this added duty.

3. While these cotton harvest reports were included within the covered Bill at the request of the last session of the Assembly, when the introduction of a more comprehensive Bill for all cotton harvest data has already lost in the consideration of the Government, it is not sufficient to justify the inclusion of the data on the cotton harvest in the part of the Government that these data are not for revenue purposes, to avoid the conclusion that it is intended to meet the internal economy of the Government.

[illegible]

11. Finally, I am also of the view that fish and whale oil hardened or hydrogenated (Chase 1, Item No. 596 and Domestic Petroleum, China and western (Chase No. 22, Item No. 18); A) should also be excluded from the purview of the present DUT

A. DE SCHUTTERAWE

754 504 February 1991

L.A. HILL, SON, JR. DED. 1938

[As depicted in the Space Shuttle.]

[The words printed in italics indicate the amendments suggested by the Commission.]

*cf.* Bell *Justice to avoid the Justice Party Act, 1946*. See certain passages.

Wholesale is a copyright matter to prevent the Indian Trade Act, 1891, with a view to the purchase of the same.

1. (i) This Act may be called the Indian Tenth<sup>th</sup> Amendment Act,

**Keywords:** child sexual abuse, child sexual exploitation, child sexual abuse, child sexual exploitation, child sexual abuse, child sexual exploitation



409	Power, names and initials hereafter, the following:			
(1)	Red lead, refined, dry ..	Ad valorem.	35 per cent	on first 100 lbs and last 100 lbs, per cent, whichever is higher.
(2)	White lead, genuine, fine and refined, 40 to 45 lbs.	Ad valorem.	25 per cent	on first 100 lbs and last 100 lbs, per cent, whichever is higher.
(3)	Zinc white, genuine, fine.	Ad valorem.	12 per cent	on first 100 lbs and last 100 lbs, per cent, whichever is higher.
(4)	Zinc white, refined, dry to 45 lbs.	Ad valorem.	15 per cent	on first 100 lbs and last 100 lbs, per cent, whichever is higher.
410	Zinc, refined and banded— (1) 100 to 150 lbs.	Cwt.	4 8 0	
	(2) 150 to 200 lbs.	Tons.	8 8 0	

9. In Item No. 36, the words "and brackets" shall be inserted, and the words "and also" shall be omitted.

10. In Item No. 37, the words "refined dry and lead and white lead, rough white lead, refined dry zinc white and zinc white" shall be omitted.

11. In Item No. 38, after the words "Genuine Zinc Chloride" the words "not otherwise specified, and" shall be inserted, and the words "brackets and brackets" shall be omitted, and the words "and brackets" shall be omitted.

12. In Item No. 105, after the word "Heavy" the words "not otherwise specified" shall be inserted.

13. In Item No. 106, after the word "Star" the words "not otherwise specified" shall be added.

14. For Item No. 141B the following item shall be substituted, namely:—

141B. Heavy brackets, the following, namely:—		The first and last 100 lbs per cent, on 100 lbs, per cent, whichever is higher.
---	--	---

15. In Item No. 107, the words "and paper-ready" shall be omitted.

16. In Item No. 108—

(a) the words "not brackets" shall be inserted, and the words "not more than six yards in length" shall be omitted;

(b) in sub-item (a), after the word "piece" the words "not brackets" shall be inserted, and the words "not more than six yards in length" shall be omitted;

(c) in sub-item (b), after the word "piece" the words "not brackets" shall be inserted, and the words "not more than six yards in length" shall be omitted.

17. In Item No. 112, after the words "which oil" the words "not otherwise specified" shall be added.

18. After Item No. 114, the following item shall be inserted, namely:—

114. Brackets, namely:—		The first and last 100 lbs per cent, on 100 lbs, per cent, whichever is higher.
-------------------------	--	---

19. In Item No. 115, in sub-item (a) after the words "and the fittings thereof" the words "not including electrical outfitting and produce otherwise specified" shall be added.



(1) Plate—	(1)	30 per cent in column space 75 per cent. ..
(2) over	2	per cent, otherwise 75
(3) under	3	per cent, otherwise 75
(4) in	4	per cent, in line, either per 50 ..
(5) in	5	line, otherwise in figure.
(6) in	6	line

22. After item No. 101, the following item shall be inserted, namely:—  
 "101. In a picture .. 30 per cent, in line, either per 50 ..  
 line, otherwise in figure."

23. In item No. 102, after the word "given" the words "or otherwise" shall be inserted.

24. After item No. 103, the following item shall be inserted, namely:—  
 "103. For each 100 .. 50 per cent. .. 20 per cent. .."  
 (1) in line, either per 50 ..  
 line, otherwise in figure."

25. After item No. 110, the following item shall be inserted, namely:—  
 "110. Each of sentence .. 10 per cent, in line, either per 20 per cent. .."  
 and sentence, .. line, otherwise in figure."

27. In item No. 122, the words "including parents and associates, and foreign subjects" shall be inserted and after the words and figures "30 per cent" in the third column the words "or eight annas each, whichever is higher" shall be added.

28. In item No. 123, for the figure "8" in the fourth column the figure "6" shall be substituted.

29. After item No. 124, the following item shall be inserted, namely:—  
 "124. Each of .. 10 per cent, in line, either per 20 per cent. .."  
 and sentence, .. line, otherwise in figure."

30. In item No. 125, the words "history" and "paragaphs" shall be inserted.

31. After item No. 126, the following item shall be inserted, namely:—  
 "126. A. For each .. 10 per cent, in line, either per 20 per cent. .."  
 and sentence, .. line, otherwise in figure."

32. B. For each .. 10 per cent, in line, either per 20 per cent. .."  
 and sentence, .. line, otherwise in figure."

33. C. For each .. 10 per cent, in line, either per 20 per cent. .."  
 and sentence, .. line, otherwise in figure."

34. D. For each .. 10 per cent, in line, either per 20 per cent. .."  
 and sentence, .. line, otherwise in figure."

35. E. For each .. 10 per cent, in line, either per 20 per cent. .."  
 and sentence, .. line, otherwise in figure."

36. In item No. 127, in the fourth column to the words and figures "30 per cent" the words and figures "or 10 annas, whichever is higher" shall be added.

The following Bill was introduced in the Legislative Assembly on the 26th February 1924:—

L.A. 1924, No. 4 OF 1924.

A Bill for amending the Indian Medical Council Act, 1903, for a certain purpose.

Whereas it is expedient to amend the Indian Medical Council Act, 1903, for the purpose hereinbefore appearing, it is hereby enacted that:—

1. This Act may be called the Indian Medical Council (Amendment) Act, 1924.

Enacted

2. To change (b) of subsection (1) of section 2 of the Indian Medical Council Act, 1933 (hereinafter referred to as the said Act), the following words shall be added, namely,—  
 "and includes the University of Bangalore".
3. To change (b) of subsection (1) of section 2 of the said Act the following words shall be added, namely,—  
 "or, in the case of the University of Bangalore, the members of the Board of Studies in Medicine".

Amendment of  
 section 2, Act  
 XXXII of  
 1933.

Amendment of  
 section 2, Act  
 XXXII of  
 1933.

STATEMENT OF OBJECTS AND REASONS.

The body corresponding to a Medical Faculty in other British Indian Universities is designated 'Board of Studies in Medicine' in the case of the University at Bangalore. This University, therefore, is not a British Indian University within the meaning of clause (a) of section 2 of the Indian Medical Council Act, 1933 (XXVII of 1933). The result is that it is not possible for the University to elect a member at the Indian Medical Council under clause (b) of subsection (1) of section 2 of the Act and further that the medical graduates of the University cannot participate in its election to the Council under clause (c) of subsection (1) of section 2. Clause 2 of the Amending Bill proposes to make the Bangalore University a British Indian University within the meaning of section 2 of the Act and to enable persons entitled to the Provisional Register of Medical and possessing medical qualifications granted by the University to exercise the privileges conferred by section 3 (1) (i). The effect of clause 2 will be to enable the Council of the University to elect one member from amongst the members of the Board of Studies in Medicine to the Indian Medical Council under section 2 (1) (c) of the Act.

G. S. RAJPAL.

New Domain

The 1st February 1934.

The following Bill\* was introduced in the Legislative Assembly on the 1st February 1934:—

S. A. BILL No. 5 OF 1934.

A Bill further to amend the Indian Tariff Act, 1931, for certain purposes.

Whereas it is expedient further to amend the Indian Tariff Act, 1931, for the purpose of affording protection to the agricultural industry and to the sugar and silk textile industries in British India and for certain other purposes; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Tariff (Textile Protection) Amendment Act, 1934.  
 (2) It shall come into force on such date as the Governor-General in Council may, by notification in the Gazette of India, appoint in this behalf.

Enactment of  
 the Indian  
 Tariff (Textile  
 Protection)  
 Amendment  
 Act, 1934.

2. The amendments specified in the schedule to this Act shall be made in the second schedule to the Indian Tariff Act, 1931.

Amendment of  
 the second  
 schedule to the  
 Indian Tariff  
 Act, 1931.

3. Notwithstanding anything contained in section 4 of the Indian Finance Act, 1911, or in section 4 of the Indian Finance (Supplementary and Extending) Act, 1934, the additional duties imposed by those sections shall not be levied or collected on any article or goods which duty under Items Nos. 425, 47, 47A, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

4. The amendments made by section 2 shall have effect only so far as they relate to the 1st day of March 1934.

\*The Government have been pleased to amend the sections referred to.  
 \*The Government have been pleased to amend the sections referred to.

**Topic: Performance**

— 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679,

*Assessment to the Second Schedule to the Indian Tariff Act, 1901.*

1. Item No. 314 shall be omitted.
2. In Item No. 328, for the entry in the fourth column, the figures and words "25 per cent of volume at 3 knots per hour, whichever is higher" shall be substituted.
3. Items Nos. 423, 44, 45 and 451 shall be omitted.
4. After Item No. 423 the following item shall be inserted,
- omit...

① 中国城市人口密度, 见《中国城市人口密度》, 中国城市人口密度调查队编, 中国城市人口密度调查队, 1990。

- \* IFA fee, now including all waste and treatment, is per yard plus 10 cents, and 50¢ cleanup fee.  
 IFA waste must be listed as follows: *Asbestos, 10 per yard.*  
 \* For Item No. 140 the following items shall be substituted:

- 90 Very porous, looking  
broken grey mass, the  
top, very uneven.





124 A Cotton textile fabrics— (a) weighing less than 4½ ounces per square yard, all widths, but less than 4½ inches, 16 per cent.	124 B Cotton textile fabrics— (a) weighing less than 4½ ounces per square yard, all widths, but less than 4½ inches, 16 per cent.
125 A Cotton textile fabrics, the following— the weight in pounds per square yard— 125 B Cotton textile fabrics, the following— the weight in pounds per square yard— 125 C Cotton textile fabrics, the following— the weight in pounds per square yard—	125 D Cotton textile fabrics, the following— the weight in pounds per square yard— 125 E Cotton textile fabrics, the following— the weight in pounds per square yard—
126 Hosiery, knit or woven, 16 per cent.	126 Hosiery, knit or woven, 16 per cent.
127 After Free Trade, 1930, the following items shall be imported, namely— 127 A Hosiery, knit or woven, 16 per cent. 127 B Hosiery, knit or woven, 16 per cent. 127 C Hosiery, knit or woven, 16 per cent. 127 D Hosiery, knit or woven, 16 per cent. 127 E Hosiery, knit or woven, 16 per cent.	127 F Hosiery, knit or woven, 16 per cent. 127 G Hosiery, knit or woven, 16 per cent. 127 H Hosiery, knit or woven, 16 per cent. 127 I Hosiery, knit or woven, 16 per cent. 127 J Hosiery, knit or woven, 16 per cent.
128 A Cotton textile fabrics, the following— the weight in pounds per square yard— 128 B Cotton textile fabrics, the following— the weight in pounds per square yard— 128 C Cotton textile fabrics, the following— the weight in pounds per square yard—	128 D Cotton textile fabrics, the following— the weight in pounds per square yard— 128 E Cotton textile fabrics, the following— the weight in pounds per square yard— 128 F Cotton textile fabrics, the following— the weight in pounds per square yard—
129 A Cotton textile fabrics, the following— the weight in pounds per square yard— 129 B Cotton textile fabrics, the following— the weight in pounds per square yard— 129 C Cotton textile fabrics, the following— the weight in pounds per square yard—	129 D Cotton textile fabrics, the following— the weight in pounds per square yard— 129 E Cotton textile fabrics, the following— the weight in pounds per square yard— 129 F Cotton textile fabrics, the following— the weight in pounds per square yard—
130 A Cotton textile fabrics, the following— the weight in pounds per square yard— 130 B Cotton textile fabrics, the following— the weight in pounds per square yard— 130 C Cotton textile fabrics, the following— the weight in pounds per square yard—	130 D Cotton textile fabrics, the following— the weight in pounds per square yard— 130 E Cotton textile fabrics, the following— the weight in pounds per square yard— 130 F Cotton textile fabrics, the following— the weight in pounds per square yard—

## STATEMENT OF OBJECTS AND REASONS.

By the Cotton Textile Industry (Protection) Act, 1926, the Indian Industry was given a temporary measure of protection which will cease to have effect on 31st March 1934. In accordance with the undertaking given when the Act was passed, the clause of the industry to substitute protection have been examined by a Tariff Board. The Tariff Board has found that the Indian cotton textile industry has established a claim to substitutive protection, but the Government of India, while accepting this conclusion have found it necessary to revise the measures of protection recommended by the Tariff Board in the light of events subsequent to the submission of its Report. The discontinuance of the India-European Trade Convention and the subsequent conclusion of a new trade agreement with Japan together with the official agreement between representatives of the Indian and United Kingdom textile industries have introduced entirely new factors into the situation. The present Bill gives statutory effect to the above-mentioned agreements which the Government of India accept as a preliminary basis for a protection scheme subject to any modifications which may be found necessary on the expiry of these agreements. The experience has also been taken of incorporating in the Bill the views of the Government of India on the recommendations of the Tariff Board suggested to investigate the claims of the cotton textile industry to protection.

J. W. HARRIS.

New Delhi.  
The 2nd February 1934.

## NAME OF CLAUSES

Clause 2—The nature of the amendments set out in the Schedule is the subject of a separate explanatory memorandum.

Clause 3—The effect of this clause is to avoid consideration of the tariff by extending from November 1934 which have been made definite at rates other than the present nominal rate of 15 per cent ad valorem.

Clause 4.—This clause provides a period of five years for the operative scheme. It does not define that the rates of duty now imposed are incapable of alteration within the period. On the contrary, during the currency of the scheme two meetings will certainly occur in which a reconsideration of duties will be necessary. In the first place, the Indo-Japanese agreement in respect of cotton piecegoods will terminate on 31st March, 1937, and it will be necessary, whether a fresh agreement has been concluded or not, to determine what level of duties will be appropriate thereafter. In the second place, it is at the instance of the Legislative Assembly, the Secretary Sub-Committee Association and the Legislative Council Delegation that, should it be possible within the currency of the agreement, i.e., in the period ending 31st December 1935, to remove the general surcharge imposed by the Indian Finance (Supplementary and Consolidation) Act, 1931, the duties on cotton piecegoods of British manufacture will be reduced to a basic rate of 20 per cent ad valorem or its the case of piece goods 24 cents per lb. Furthermore on the expiry of the period of the agreement the adequacy of that basic rate will be the subject of investigation with a view to its revision if necessary.

The following Bill\* was introduced in the Legislative Assembly on the 24th February 1934:—

L.A. BILL No. 6 OF 1934.

A Bill to protect Milk Cattle.

Whereas milk cattle are being butchered in large numbers in India, it is hereby enacted as follows:—

1. (1) This Act may be called the Milk Cattle Protection Act, 1934. Enacted

(2) It extends to the whole of British India.

2. Milk Cattle will include cows, she-buffaloes or the animals who give milk. Definition.

3. Any person who kills milk cattle in a butcher shall be liable to imprisonment which may extend to imprisonment for two months or a fine of Rs. 200, or both.

4. (1) Every person who kills milk cattle shall be liable to be punished as provided in section 3.

(2) All offences under this Act shall be bailable and shall not be compoundable without the consent of the court.

5. Every person who kills milk cattle in a butcher shall be liable to be punished as provided in section 3.

#### STATEMENT OF OBJECTS AND REASONS.

As milk cattle are being butchered in thousands daily in India, the Bill has been framed to protect them from such deaths. The milk and other products of the creature has considerably deteriorated and the health of the nation is seriously affected. The Hindu, Muslim, Jain, and Sikh and other religions are in favour of such a Bill. The Indian Government will not object to it; hence the Bill.

RAJENDRA SINGH.

The following Bill\* was introduced in the Legislative Assembly on the 24th February 1934:—

L.A. BILL No. 7 OF 1934.

A Bill further to amend the Specific Relief Act, 1927.

Whereas it is expedient further to amend the Specific Relief Act, 1927, for a certain purpose, it is hereby enacted as follows:—

1. This Act may be called the Specific Relief (Amendment) Act, 1934.

\*The Government has been pleased to amend the scheme framed by the Government of India.

END

Amendment of  
section 45, Act  
No. 10 of 1877.

2. In section 45 of the Specific Relief Act, 1877 (hereinafter referred to as the said Act)—

(a) for the words "Any of the High Courts of Judicature at Fort William, Madras, Bombay and Rangoon" the words "any High Court established by Letters Patent" shall be substituted;

(b) for the words "within the local limits of its ordinary original and appellate jurisdiction" the words "within limits of its appellate jurisdiction" shall be substituted; and

(c) in clause (f) of the proviso for the words occurring after the words "or the Governor General in Council" the words "or the Governor or Council of any Governor's Province in British India" shall be substituted.

Amendment of  
section 46  
of the said  
Act No. 10 of 1877.

3. In section 46 of the said Act, for the word "ordinary" the word "appellate" shall be substituted.

#### STATEMENT OF OBJECTS AND REASONS.

Section 49 of the Criminal Procedure Code previously entitled any of the High Courts of Judicature at Fort William, Madras or Bombay to issue Writs of the nature of Habeas Corpus. In 1873, this section was amended to allow all High Courts to issue a Writ of Habeas Corpus.

Section 45 of the Specific Relief Act similarly enables any of the said High Courts at Calcutta, Bombay, Madras and Rangoon to issue Writs of the nature of Mandamus within the limits of their ordinary original jurisdiction. The reasons for allowing other High Courts to exercise this power to issue Writs under section 45 are just as strong if not stronger as they were in the case of section 49 of the Criminal Procedure Code.

It is, therefore, proposed to extend the power to issue Writs of the nature of Mandamus under section 45 of the Specific Relief Act to all High Courts established by Letters Patent by the House. This will bring about uniformity of law in such areas in British India as are subject to the appellate jurisdiction of Chartered High Courts.

JAGAN RATH AGGARWAL.

Liaison-

The 20th August 1931.

The following Bill was introduced in the Legislative Assembly on the 26th February 1931—

#### L.A. BILL No. 8 OF 1931.

A Bill further to amend the Indian Arms Act, 1878.

Whereas it is expedient further to amend the Indian Arms Act, 1878, so as to make a uniform law with regard to possessing and carrying arms with "Sikars"; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Arms (Amendment) Act, 1931.

(2) It extends to the whole of British India,

General in Council may by notification appoint.

2. In section 5 of the Indian Arms Act, 1878—

(a) after the words "or arms" occurring in line 2, the words "except Sikars" shall be inserted; and

(b) the following proviso shall be added at the end, to-wit:—  
"Provided no person shall be required by Sikhs for possessing or carrying Sikars of any kind."

\*The Government has been pleased to accept the amendment proposed by section 5 (2) of the Government of India Act.

Short title  
extent and  
commence-  
ment.

Amendment of  
section 5,  
Act No. 10  
of 1878.

32 of 1931

## STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to safeguard the interests of States in observing the duties of their right in the matter of procuring or carrying stamps, and to make the law in question (hereinafter called the Act) in different provinces on this point, are divergent and conflicting, making it difficult to carry or possess the stamps issued of a particular one or less than is required as perfectly valid and legitimate in another. A bill and his religion are the same in any part of India. The system of his religious customs change with the place, and to enforce such a change is a very interference with religion. There have been many instances when a State has been deprived of this work of his religion and thereby sustained for everything, an existing the boundary of one province into that of another. But is differential treatment of the same person in different parts of his country justified by the local conditions. A Bill is to give a uniform in one province to all others. Bills are spread over the whole of the country and truly mean when from the end of it is another, being actively engaged in all walks of life and in all professions and avocations. In these circumstances it is necessary that the amendments proposed by the Bill be made into law.

LALCHAND NAHARAI.

The following Bill was introduced in the Legislative Assembly on the 15th February 1934—

## L. A. BILL No. 9 OF 1934.

A Bill further to amend the Indian Stamp Act, 1899.

WHEREAS it is expedient further to amend the Indian Stamp Act, 1899, so as to make a preliminary note not duly stamped, admissible in evidence on payment of proper stamp duty and penalty; it is hereby enacted as follows:—

1. This Act may be called the Indian Stamp (Amendment) Act, 1934.

2. In part (a) of the proviso in section 33 of the Indian Stamp Act, 1899 (hereinafter referred to as the said Act), the words "or as an admissible note" shall be deleted.

3. In section 41 of the said Act, the words "or preliminary note" shall be deleted.

## STATEMENT OF OBJECTS AND REASONS

Owing to its simplicity of form and the nominal stamp duty, the use of preliminary notes has become greatly popular in the country. Even in remote villages people make many such notes largely intended for payment of preliminary notes and receipts attached thereto. The being issued of the stamp note of stamp duty on preliminary notes, many persons in villages adhere to the use of money on inadequately stamped preliminary notes. Section 33 of the Indian Stamp Act, if as 1899, makes such preliminary notes inadmissible in evidence. It does not provide for the admissibility on payment of the proper stamp duty and penalty as it does in the case of other kinds of instruments. In such cases notes were used as the original form and the nominal receipts were produced as evidence of the same. But a Full Bench of the Allahabad High Court has recently held in *Kumar v. Ram Mahas* (reported in (1932) 53, A. 124, that it is not open to a party who has lost money on bills recorded as a preliminary note, which have not been stamped in evidence for stamp of proper stamp duty to recover his money by proving really the bills.

\*The Government of India have proposed to amend the section referred to in section 33 of the Government of India Act.

of the contract in the month of the previous of notice of the Indian Government Act, 1912. Its express duty based on receipt, executed simultaneously with each preliminary notice, it has been held by the same High Court, in a more recent case, that no such suit can be brought on the basis of the receipt as it does not contain any promise to pay. *Chaudhri Karam Singh vs. Lal Singh* (1941), A. 109 (A.I.C.). There is a number of appeals in the Calcutta High Court, but the above were precedents in *Mishra and Lobony*. This point came up before a Division Bench of the Patna High Court in *Uthamgarh State vs. Ram Kishor* (1938), 7, Patna 245, when one of the Judges expressed a contrary view, but his other colleagues dissented. A Full Bench of the Patna High Court in 1939, O.128 P.H. (A.I.R.) has strongly disapproved of the above *Uthamgarh* Full Bench view and has held that such evidence is admissible to prove the breach of the law. This state of the law has caused considerable hardship to many creditors who have had large sums of money in their hand since no account of their ignorance to pay on time or lack of the stamp duty. To get over this difficulty suits will now be filed on the allegation that said debt was advanced a few months before, and on the expiry of the date fixed for payment, the promissory note and the receipt were executed in acknowledgement of the said debt. This will encourage much property and a good deal of the valuable public time of the courts would be lost in recording additional evidence without adding any addition to the Government's revenue. The proposed amendment will remove many creditors, save the time of the courts from recording such personal evidence and add to the Government's revenue in the shape of stamp duty and profits.

A. DAS.

The following Bill\* was introduced in the Legislative Assembly on the 24th February, 1940:—

## L.A. BILL No. 19 OF 1940.

## A Bill to amend the Hindu Law of Inheritance.

Whereas it is expedient to amend the Hindu Law of Inheritance; It is hereby enacted as follows:—

From this  
section and  
42 onwards.

1. (1) This Act may be called the Hindu Inheritance (Amendment) Act, 1940.

(2) It extends to the whole of British India, including British Baluchistan and the Frontier Provinces, but it applies only to persons who, before the passing of this Act, would have been subject to the law of Mitakshara as respects all the provisions herein enacted and it applies to such persons in respect only of the property of males not held in coparcenary and not disposed of by will.

Rest of Act's  
wording also  
only it means  
this.

2. A male widow shall be entitled to make in the order of succession and after the male's son.

## STATEMENT OF OBJECTS AND REASONS.

Act XI of 1928 has modified the order of inheritance under Hindu law by letting us four heirs on the ground of their masculinity in the descent order. When that Bill was under discussion it was made the subject of criticism on the ground that it did not go far enough and did not bring in the male widow and other female heirs who following the text of purushashloka should find a proper place in the order of heirs. The author of the Bill was aware of the criticisms and laid in his statement of objects and reasons emphasis that he had left them out to avoid the delay in the enactment which was sure to arise if it was re-introduced.

The present Bill is intended to rectify a serious omission in Hindu law and it is hoped that other omissions may be similarly rectified in due season.

\*The Government-General has been pleased to amend the section required by section 11 of 1928 in the Government of India Act.

Epine Law regards the father, the son, the grandson and the great grandson as a single entity and their wrongs as the wrong of their kindred. As such the grandson, the great grandson's wrongs must be viewed as a whole inseparably with the son's wrong. But the present Bill adopts a line of action, obvious and sound to persons only what is universally recognized as a glaring defect of the law.

ERIL KISHORE.

The following Bill\* was introduced in the Legislative Assembly on the 26th February 1934—

L.A. BILL No. 15 OF 1934.

A Bill to amend the Indian States (Protection against Disturbance) Act, 1922, for a certain purpose.

WHEREAS it is expedient to amend the Indian States (Protection against Disturbance) Act, 1922, for the purpose aforesaid appearing, it is hereby enacted as follows:—

1. This Act may be called the Indian States (Protection against Disturbance) Amendment Act, 1934.

2. After sub-section (2) of section 3 of the Indian States (Protection against Disturbance) Act, 1922, the following sub-section shall be inserted, namely:—

"(3) Every person accused of committing an offence under the section shall be prosecuted and tried in a Court of law in the town or district where such publications were printed and in every case the appeal shall lie to a High Court of Judicature."

#### STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to amend the Indian States (Protection against Disturbance) Act, 1922, so as to make it clear that the prosecution of an offence committed under the Act can only take place in the town or district where such publications were first printed or where the offer or delivery of a newspaper or book or document tends to be made. A provision merely residing in the place where the newspaper is printed. Cases have occurred in the past when powerful persons have started the prosecution of an offender in a place where the offending document has been sold, thereby causing undue hardship for an offender or ability to defend his case. At the time when the Indian States (Protection against Disturbance) Act, 1922, was enacted, the Government gave assurance that in every case of prosecution the defendant will have the right of appeal to a High Court. The latter part of sub-section (2), if passed will legalize the violation of the Government as deliberately expressed.

B. DAB.

The 29th December 1933.

The following Bill was introduced in the Legislative Assembly on the 26th February 1934:—

L.A. BILL No. 16 OF 1934.

A Bill further to amend the Code of Criminal Procedure, 1908.

WHEREAS it is expedient to amend Chapter XXXVII of the Code of Criminal Procedure, 1908, relating to offences in the service of a British Officer, it is hereby enacted as follows:—

1. (1) This Act may be called the Code of Criminal Procedure (Amendment) Act, 1934.

(2) It shall extend to the whole of British India.

\*The Government of India has been asked to amend the section inserted in section 3(3) of the Government of India Act.

Amendment of section 411, Act V of 1858. 2. For subsection (1) of section 411 of the Code of Criminal Procedure, 1858, the following subsection shall be substituted, namely:—

"(1) When a British Indian subject is detained by any authority otherwise than under a judicial order of any Court in British India, he shall be provided by such authority as an application made by him or some one detained at no less than to the High Court or Sessions Court within whose jurisdiction the person was arrested, criminally reasonable or detained, and, if such Court thinks that there is no just ground for his detention under the law under which he is held to be detained, he shall be forthwith set at liberty."

Provided that the operation of the provisions of the subsection may be suspended in British India or in any part of it by the Governor-General in Council by a notification in the Gazette of India in cases of grave emergency, such suspension shall cease to have any force in the absence of both Chambers of the Indian Legislature as not obtained within two months of the date of notification."

#### STATEMENT OF OBJECTS AND REASONS

There is no law like the Habeas Corpus Act for securing the liberty of persons of the British India subjects against arbitrary or unlawful detentions except the rights provisions contained in section 411 of Act V of 1858. In England, in any matter involving the liberty of the subject, the action of the Court, or the Ministers or High officials of the Crown or the Executive Government, is subject to the supervision and control of the Judges on Habeas Corpus. It is a remedy available to the subject against the most powerful, and the writ is applicable as a remedy in all cases of wrongful deprivation of personal liberty. It has not and proper that there should be some analogous provision for the protection of the liberty of persons of the British India subjects in India.

The necessity for securing the law has been recognized by the statutory service of its persons at detention under various laws for exercising authority in recent times. The amendment provides for a judicial process for the protection of otherwise of non-existing acts. It is said that papers of all cases of such detentions are placed before two Sessions Judges, and the proposed amendment only seeks to give a statutory sanction to the practice and to be in force. Provision has also been made in the proposed Bill for suspension in the whole or a portion of the section in cases of grave emergency by the Governor-General in Council in or any part of British India, and authority at once where there has been any judicial order for detention.

AMAR NATH DUTT.

The 28th July 1930.

The following Bill was introduced in the Legislative Assembly on the 24th February 1930:—

L.A. BILLS No. 13 OF 1930.

A Bill for amending the Land Acquisition Act, 1894.

Whereas it is expedient further to amend the Land Acquisition Act, 1894;

And whereas for this purpose it is expedient to extend definition in the scope of the word having jurisdiction to perform the functions of the court under the Act;

It is hereby enacted as follows:—

1. (1) This Act may be called the Land Acquisition (Amendment) Act, 1930.

(2) It extends to the whole of British India.

(3) It shall come into force on such day as the Governor-General in Council may, by notification, appoint.

Short title  
extent and  
commencement.

1 of 1930.

2. In clause (b) of SECTION 2 of the Local Authorities Act, 1924,—  
 (i) after the word "jurisdiction" the following words shall be inserted, namely:—"as the Court of a First-class Sub-Judge in the District Presidency or the Court of a Sub-Judge exercising similar jurisdiction in other Presidencies"; and  
 (ii) for the word "cases" the word "suits" shall be substituted.

# STATEMENT OF GROUNTS AND REASONS.

The object of this Bill is to amend directly under the Act Courts other than a principal Civil Court of original jurisdiction to perform the functions of the Court under the Act. As at present, a Court of a First-class Judge having unlimited pecuniary jurisdiction and Subordinate Judges having similar jurisdiction have no power to exercise functions under the Act unless the Local Government specially appoints them to do so. The present procedure is both inconvenient and costly. When the Local Authorities Act was passed in 1924, the Secretary of State was told by the District Courts that in the District Presidency under section 22 of the District Courts Act, 1908. This section has now been amended with effect from 1st January 1934. There is no reason why the District Courts should not have the powers to hear matters under the Local Authorities Act, instead of what do not involve large amounts. References under section 22 of the Local Authorities Act for appointment of arbitrators are made out between parties (owners) claiming the land and compensation thereby and Government to make a provision for it. It is true that the Government to appoint special judicial officers within any specified local limit to perform the functions under the Act, but this is not generally done. Again, from time to time, the Government, when it adopted, would come in at intervals and there is the danger of the provisions under the Act; at times, even to the transfer of judicial officers. Time has now come when the definition itself might well be amended as proposed by this Bill.

The Bill July 1933

LALCHAND NAVALKAR.

The following Bill was introduced in the Legislative Assembly on the 25th February 1934:—

## L. A. BILL No. 14 OF 1934

A Bill to amend the Disabilities of the Deceased Deceased Classes, in regard to entry into Hindu temples.

Whereas it is increasingly felt by the Hindu community that the disabilities imposed by custom and usage on certain classes of Hindus in respect of entry into their temples should be removed;

And whereas doubts have been entertained whether custom and usage in relation to non-payment of such temples have power to make non-payment obligatory in the established custom or usage of the temples;

And whereas it is expedient that the law as administered by the Courts should no longer prevent a temple from allowing to any class of Hindus, who might have been excluded from a temple under the law, to enter into such temple, if the Hindu community in the temple is generally disposed to allow such entry;

It is hereby enacted as follows:—

1. (1) This Act may be called the Hindu Temples Entry Dis-

abilities Removal Act, 1934.

(2) It extends to the whole of British India.

(3) The Government may, by order, make such amendments in the provisions of this Act as may be necessary.



2. In this Act, unless there is anything repugnant to the subject or context,—

Definitions.

(1) 'Board' shall mean the Board of Commissioners constituted under section 30 of the Madras Hindu Religious Endowments Act, 1886.

(2) 'Excluded caste' shall mean any caste or class of the Hindu community excluded by custom at established shrines or temples from entering a temple.

(3) 'Temple' shall mean a place, by whatever designation known, used as a place of public worship by the Hindu community generally except the excluded caste.

(4) 'Trustee' shall mean a person, by whatever designation known as when the administration of a temple is vested.

(5) 'Caste' shall mean—

(a) when used in connection with a temple having an annual income of less than Rs. 500 and where the Hindu voters in the electoral roll of the Corporation of a City or in the electoral roll of a Municipality, or a District Board, or a Tribal Board or any other similar local authority, constituted under the local Hindu Act within the area of which it is situated, and

(b) when used in connection with a temple having an annual income of less than Rs. 500, the Hindu voters in the electoral roll of the Municipal division in the City or the Municipal ward in the Municipal area in the inland or the Panchayat area within which it is situated.

Effect of order after notice is given by voters to the trustee to enter a temple.

3. (1) After the commencement of this Act, a written notification signed by not less than fifty voters may be made to the trustee of a temple asking him that the question of throwing open the temple to any excluded caste may be referred for decision to the general body of the voters.

(2) Upon such notification, the trustee shall forthwith refer the question to the voters for decision in the manner prescribed.

(3) The decision of a majority of the voters who have presented their notices shall be binding on the trustee of the temple and on all worshippers therein.

(4) Where the decision is in favour of allowing the entry of any excluded caste into the temple, the trustees shall publish an order in the manner provided that the excluded caste shall have a right of entry into such temple.

Effect of order after notice is given by voters to the trustee.

4. (1) Notwithstanding any law, custom or usage to the contrary it shall be open to a trustee of any Hindu temple himself to publish in the Government Gazette a notice that unless an objection is lodged with him within a period of one month from the date of publication of the notice he will make an order allowing an excluded caste, nominated by him, to enter into such temple.

(2) Within one month after the publication of such notice by a trustee a written objection signed by not less than fifty voters may be lodged with the trustee objecting to such order. Upon the lodging of such objection, the question whether the excluded caste concerned shall or shall not be allowed entry into the temple shall be referred to the voters under sub-section (2) of section 2 as if a requisition had been made under sub-section (2) of that section.

(3) The decision of the majority of the voters regarding their admission shall be binding on the trustee and the worshippers of the temple.

(4) Where an objection has been lodged under sub-section (2) and the decision of the majority of the voters regarding their admission is in favour of allowing the entry of the excluded caste into the temple, or where an objection is raised, after the expiry of the period mentioned in the notice under sub-section (2), the trustee shall publish an order in the manner provided that the excluded caste shall have a right of entry into the temple.

3. On the publication in the prescribed manner of an order by the Governor under subsection (1) of section 2 or subsection (2) of section 4, it shall be lawful for any member of the excluded caste residing in or about any temple to enter into the temple for the purpose of worship therein, subject to such general regulations for the maintenance of order and discipline and the due observance of the religious observances as the temple as may be made in that behalf by the trustees.

4. Where a reference has been made to the order under subsection (1) of section 2 or subsection (2) of section 4 and the majority of voters who have voted have decided against the throwing open of a temple in any excluded caste, no further reference under section 3 shall be made nor a notice under section 4 be published for a period of one year from the date of which such reference was made.

Not. 2011 of 1923.

5. If section 45 of the Madras Hindu Religious Endowments Act, 1920, the words "subject to the provisions of the Hindu Temples Entry Ordinance (Revised Act, 1923)" shall be inserted at the commencement.

6. The trustees of a temple may, with the previous approval of the Board, make regulations—

(a) for the maintenance of order and discipline in the temple; and

(b) for the due observance of the religious observances in the temple.

7. (1) The Local Government shall have power to make rules for the purpose of carrying into effect the provisions of this Act.

(2) Without prejudice to the generality of the foregoing power, the Local Government shall have power to make rules providing—

(a) the form of the notification by the order for a prohibition, and the manner of its promulgation to the temple;

(b) the manner of publication of the notice and notice of the trustees;

(c) the method of obtaining the opinions of the voters; and

(d) the details of disputes regarding the observance of such orders.

#### STATEMENT OF OBJECTS AND REASONS.

The custom of segregation of certain classes of the Hindu community is undesirable and the social disabilities they suffer from have been the subject of several considerations. There has been continuous agitation on the part of leaders of these classes as well as on the part of reformers among orthodoxes to break the custom and remove the disabilities. Recent events have brought this agitation to a head and there is at present a great wave of feeling throughout India for the removal of disabilities of these "depressed classes" as they have commonly been called. Public opinion is rapidly turning in the direction of these classes from entry into the ordinary Hindu temples along with caste-Hindus. Public Hindu temples being places of refuge or last resort and great centres of all religious and social activities of non-Hindus as the worship of their common Gods, it is felt that these "depressed classes" should also be given the right of entry into these temples for purposes of worship. In case of great offences in public opinion sometimes a refusal to enter is the penalty of these classes, and no change or relaxation is permitted. Not only have certain treated the entry of members of these classes into Hindu temples as a different class of members by the Indian Penal Code, but doubts have been felt as to the propriety of treating on a class of temples specially to prevent such entry even when there feel that public opinion among the worshippers is more such entry. In the opinion of some trustees the law of the land and section 45 of the Madras Hindu Religious Endowments Act II of 1920 in particular, stands in the way of any change. It is, therefore, necessary to amend a law of a remedial character enabling the removal of the bar which bars public opinion against such entry.

LALCHAND SAVAISAL

The following Bill was introduced in the Legislative Assembly on the 15th February 1934.—

L.A. BILL No. 15 OF 1934.

4 That further to amend the Code of Criminal Procedure, 1932.

Whereas it is expedient further to amend the Code of Criminal Procedure, 1932; It is hereby enacted as follows:—

1. (1) This Act may be called the Code of Criminal Procedure (Amendment) Act, 1934.

(2) It shall come into force on the 1st day of April 1934.

2. Section 423 of the Code of Criminal Procedure, 1932 (hereinafter referred to as the said Code), shall be deleted.

3. In section 422 of the said Code, for the words "If the Appellate Court does not dismiss the appeal, accordingly," the words "On removing the petition and copy under section 423 or 425, the Appellate Court" shall be substituted.

4. In subsection (1) of section 426 of the said Code—  
(a) for the words "may, for reasons to be recorded by it in writing" the words "shall" shall be substituted; and  
(b) after the words "on its own hand" the words "unless the Court thinks that the accused is likely to abscond, if he is released on bail" shall be added.

5. In subsection (1) of section 426 of the said Code, for the words "he may be released on bail, but he shall not be so released if there appears reasonable grounds for believing that he has been guilty of an offence punishable with death or transportation for life" the following words shall be substituted, namely:—  
"he shall be released on bail unless the Court thinks that the accused is likely to abscond, if he is released on bail."

STATEMENT OF OBJECTS AND REASONS.

The practice of dismissing appeals summarily at the time of presentation has, in the majority, shown led to denial of justice. In trials of serious cases, the Courts have been found to be guided by other considerations in the matter of granting bail, thus securing the attendance of the accused. It is necessary that both the above evils should cease.

The 15th July 1933.

AMAR NATH DUTT.

The following Bill was introduced in the Legislative Assembly on the 15th February 1934.—

L.A. BILL No. 16 OF 1934.

4 That further to amend the Code of Civil Procedure, 1908.

Whereas it is expedient further to amend the Code of Civil Procedure, 1908; It is hereby enacted as follows:—

1. (1) This Act may be called the Code of Civil Procedure (Amendment) Act, 1934.

(2) It shall come into force on such date as the Governor General in Council, by notification in the Gazette of India, shall appoint.

2. In subsection (1) of section 127 of the Code of Civil Procedure, 1908, for the words "and is necessary principle" the following shall be substituted, namely:—

"not ordinarily in the form of questions and answers, but in presence of a narrative, and when completed, shall be read over, in the presence of the Judge and of the witness, and the Judge shall, if necessary, correct the same, and shall sign it."

4108

S. Rule 7 of Order XVIII of the Code of Civil Procedure, 1908, is hereby repealed.

Passed at the  
Council  
No. 17, 4th Feb  
1934.

## STATEMENT OF OBJECTS AND REASONS

Section 130 of the Code of Civil Procedure empowers the High Courts to amend, alter or add to all or any of the rules of the First Schedule to the Code, while section 131 empowers the Local Government to direct the Judges, on appealable cases, to take down evidence in the English language. Order XVIII, rule 2 of the First Schedule to the Code, lays down that such evidence shall be taken in the form of a narrative, and when completed shall be read over in the presence of the Judge and of the witness and the Judge shall, if necessary, correct the same, and shall sign it. This procedure, as it stands, has been in vogue since the passing of the first Code of Civil Procedure in 1908, and is necessary to enable the Courts of appeal to check questions of fact in the record of the evidence. But this procedure, having been included in the First Schedule to the Code of 1908, is now liable to be amended or altered by the High Courts.

The High Court of Calcutta, by a notification published in the Calcutta Gazette of the 24th March 1931, proposes to do away with the recording of evidence in full, even in appealable cases by providing that a Memorandum of the substance of depositions of witnesses may only be taken down, which need not be read over to the witness. It is doubtful whether the draft rules published in the Calcutta Gazette of the 24th March 1931, on this subject, is consistent with the provisions of the law as required by section 130 of the Code of Civil Procedure. Even assuming it to be so, it is apprehended, that if the draft rules come into force, it will be tantamount to doing away with the recording of evidence in full in appealable cases, for if the depositions are not recorded in full, but only a Memorandum of their substance is placed in the record, the result will be practically to shut out appeals on questions of fact. A full record of the proceedings and the contents of all expert evidence as a subsidiary check upon the substantive facts, and the necessity of taking down evidence in full in appealable cases is quite apparent, and any attempt to do away with the same is bound to be viewed with disapproval.

It is, therefore, necessary that section 130 of the Code of Civil Procedure should be so amended that the recording of evidence in appealable cases may not depend upon the rule-making power of the High Courts, by transferring the provisions about recording of evidence from the First Schedule to the Code of Civil Procedure to the section of the Act.

ANAR MATH DUTT

For 29th July 1932.

The following Bill\* was introduced in the Legislative Assembly on the 24th February 1933:—

## L.A. BILL No. 13 OF 1933.

A Bill to remove the disabilities of the so-called Depressed Classes as regards to entry into Hindu temples.

Whereas it is increasingly felt by the Hindu community that the disabilities imposed by custom and usage on various classes of Hindus in respect of entry into their temples should be removed;

And whereas doubts have been entertained whether freedom of entry in temples is contrary to the provisions of the Hindu law, and may be inconsistent with the established custom or usage of the temples;

And whereas it is expedient that the law as administered by the Courts should no longer present a barrier to the admission to the class of Hindus, who might have been excluded from a temple under the management, entry into such temple, of the Hindu community in the temple it is expedient to amend the law;

\*The Government has been desirous to amend the disabilities imposed by section 13 of the Government of India Act.

It is hereby enacted as follows:—

1. (1) This Act may be cited the Hindu Temple Entry Sikkas Act (Madras Act, 1935).

(2) It extends to the state of British India.

2. In this Act, unless there is anything repugnant to the subject

as contained in—

(1) "Hindu" shall mean the Hindu of Communitarian constituted under section 10 of the Madras Hindu Religious Endowments Act, 1927.

(2) "Excluded area" shall mean any area or class of the Hindu community excluded by reason of established usage or custom from entering a temple.

(3) "Temple" shall mean a place by whatever designation known, used as a place of public worship by the Hindu community generally except the excluded areas.

(4) "Trustee" shall mean a person by whatever designation known in whose administration a temple is vested; and

(5) "Voter" shall mean—

(a) when used in connection with a temple having an annual income of Rs. 100 and above, the Hindu voter in the electoral roll of the Corporation of a City or in the electoral roll of a Municipality, or a District Board or a Town Board or any other similar local authority, constituted under the Local Boards Act within the area of which it is situated; and

(b) when used in connection with a temple having an annual income of less than Rs. 100, the Hindu voter in the electoral roll of the Municipal division in the City or the Municipal ward in the Municipal area in the notified or the Panchayat area within which it is situated.

3. (1) After the commencement of this Act, a written requisition signed by not less than fifty voters may be made to the trustee of a temple asking him that the question of throwing open the temple to any excluded caste may be referred for decision to the general body of the voters.

(2) Upon such requisition, the trustee shall forthwith refer the question to the voters for decision in the manner prescribed.

(3) The decision of a majority of the voters who have recorded their names shall be binding on the trustee of the temple and on all worshippers therein.

(4) Where the decision is in favour of allowing the entry of any excluded caste into the temple the trustee shall publish an order in the manner prescribed that the excluded caste shall have a right of entry into such temple.

4. (1) Notwithstanding any law, custom or usage to the contrary, it shall be open to a trustee of any Hindu temple himself to publish in the prescribed manner a notice that unless an objection is lodged with him within a period of one month from the date of publication of the notice, he will make an order allowing an excluded caste, mentioned or born in the notice, to enter into such temple.

(2) Within one month after the publication of such notice by a trustee, a written objection signed by not less than fifty voters may be lodged with the trustee, showing in each entry—

(a) the name of each objection, the grounds whether the excluded caste concerned shall or shall not be allowed entry into the temple shall be referred to the voters under sub-section (2) of section 3 as if a requisition had been made under sub-section (1) of that section.

(b) The decision of the majority of the voters recording their names shall be binding on the trustee and the worshippers of the temple.

(3) Where an objection has been lodged under sub-section (2) and the decision of the majority of the voters recording their names is in favour of allowing the entry of the excluded caste into the temple, or where an objection is raised, after the expiry of the period

mentioned in the notice under sub-section (7), the trustee shall publish an order in the manner prescribed that the excluded caste shall have a right of entry into the temple.

8 On the publication of the prescribed notice of an order by the trustee under sub-section (1) of section 5 or sub-section (1) of section 4, it shall be lawful for any member of the excluded caste referred to in such order to enter into the temple for the purpose of worship therein, subject to such general regulations for the maintenance of order and cleanliness and the due observance of the religious ceremonies in the temple as may be made in that behalf by the trustee.

9 Where a reference has been made to the notice under sub-section (2) of section 4 or sub-section (1) of section 4 and the majority of voters who have voted have decided against the foregoing order of a temple to any excluded caste, no written requisition under section 5 shall be made to the trustee under section 4 be published for a period of one year from the date at which such reference was made.

10 In section 4 of the Madras Hindu Religious Endowments Act, 1928, the words "subject to the sanction of the Hindu Temple Board (Disabilities Removal) Act, 1928" shall be inserted at the end of the section.

11 The trustees of a temple may, with the previous approval of the Board, make regulations—

(1) for the maintenance of order and cleanliness in the temple; and

(2) for the due observance of the customary religious ceremonial in the temple.

12 (1) The Local Government shall have power to make rules, for the purpose of carrying into effect the provisions of this Act.

(2) Without prejudice to the generality of the foregoing power, the Local Government shall have power to make rules prescribing—

(a) the form of the requisition by the voters for a reference, and the manner of its presentation to the trustee;

(b) the manner of publication of the notice and order of the trustee;

(c) the method of obtaining the sanction of the voters; and

(d) the manner of dispute regarding the maintenance of such temple.

#### STATEMENT OF OBJECTS AND REASONS.

The custom of segregation of certain classes of the Hindu community as untouchable and the social disabilities they suffer from have been the subject of universal condemnation. There has been much action on the part of bodies of those classes as well as on the part of reformers among untouchables to remove the custom and remove the disabilities. Recent months have brought this movement to a head and there is at present a great wave of feeling throughout India for the removal of disabilities of these "depressed classes" as they have recently been called. Public agitation is speedily increasing in the portions of these classes from entry into the centuries Hindu temples along with caste-Hindus. Public Hindu temples being places of mass or low free and equal association of all religions and denominations of caste-Hindus in the worship of their common Gods, it is felt that these "depressed classes" should also be given the right of entry into these temples for purposes of worship. In spite of great advances in justice against untouchables which is achieved so far in the majority of these classes, and no change or concession is provided. Not only have Courts treated the entry of members of these classes into Hindu temples as a difference thereof punishable by the Saffron Penal Code but Courts have been felt as to the authority of trustees in charge of temples punishable to prevent such entry even when they are that public opinion among the worshippers favors such entry. In the opinion of many trustees the law of the land and section 41 of

Notice of  
excluded caste  
to be  
published  
in the  
G.O.

Trusts  
to make  
rules  
for  
the  
temple

Amendment of  
section 41  
(1), Act II of  
1928

Power to make  
regulations

Power to make  
rules

the Madras Hindu Religious Endowments Act II of 1927 in particular, stands in the way of any change. It is, therefore, necessary to enact a law of a permissive character enabling the removal of the bar which such public opinion throws upon reform.

HABIBULAH SARDAR.

The following Bill was introduced in the Legislative Assembly on the 3rd February, 1934.—

L.A. BILL No. 18 OF 1934.

A Bill to amend the Indian Criminal Law Amendment Act, 1908. Whereas it is expedient to amend the Indian Criminal Law Amendment Act, 1908; it is hereby enacted as follows:—

Short title and commencement.

1. (1) This Act may be called the Indian Criminal Law Amendment (Second) Act, 1934.  
(2) It shall extend to all provinces and territories in British India in which the said Indian Criminal Law Amendment Act, 1908, is in force by notification by the Government of India and by the Local Governments and Administrations under the Provisions Act, 1920, or otherwise.  
(3) It shall come into force immediately.

Enactment of Act.

2. (1) The Indian Criminal Law Amendment Act, 1908, is hereby repealed.  
(2) All provisions of that Act which are deemed to be withdrawn.

(3) All provisions of that Act which are deemed to be withdrawn shall be enforceable or paid by those persons under the Act shall come into the same into operation of this Act.

STATEMENT OF OBJECTS AND REASONS.

Part I of the Indian Criminal Law Amendment Act of 1908 was repealed in 1927, but Part II was left over for later action. Both Part I and II were enacted with a view to enable the Government to deal with various classes of offences by simplified and specific tender sentences. The manner in which Part II has been used since May 1927 to impose severely penalised sentences and non-specified sentences and in particular to increase the sentences of the Indian National Congress and the people and to increase the sentences of Congress workers, has resulted in an abuse of the law of sentence character and has inflicted an amount of injury and injustice so wide and general, that the British people in India have had to put out and condemn them. It is, therefore, urgent and necessary that this Act should be repealed forthwith.

R. D. S.

The following Bill was introduced in the Legislative Assembly on the 3rd February, 1934.—

L.A. BILL No. 19 OF 1934.

A Bill to amend the rights of a man in a land and undivided Hindu family governed by the Mitakshara School of Hindu Law to claim partition of family property.

Whereas doubt has arisen as to the rights of a man governed by the Mitakshara School of Hindu Law to claim partition of joint Hindu family property against his father; it is hereby enacted as follows:—

Short title and commencement.

1. (1) This Act may be called the Hindu Joint Right of Partition Act, 1934.

(2) The Government of India may, subject to the sanction of the Government of India, make such rules as may be necessary for the purposes of this Act.

(2) This Act shall extend to the whole of British India, and shall apply to persons following the Mohammedan sect or Hindu law.

It is the Act to amend "the" meaning a grandchild and great-grandchild, and the word "father" includes a grandfather and great-grandfather.

3. Notwithstanding any custom, usage or interpretation of Hindu law to the contrary, a Hindu who shall have an absolute right to alienate his property in good and lawful manner shall have the same right.

#### STATEMENT OF OBJECTS AND REASONS.

It was one of the main objects of the Mohammedan School of Hindu law to the contrary, a Hindu who shall have an absolute right to alienate his property in good and lawful manner shall have the same right.

The property in the present or intended estate was not by Hindu law to alienate his property in good and lawful manner shall have the same right.

Acting on this, various High Courts have extended to the son an undivided right of possession of the family property.

The Hindu High Courts, however, does not extend this right to a son against his grandfather unless the father has consented.

The Punjab Court took as a full Bench judgment after Kishan versus Chander Lal (1912) (Punjab) 100 Ind. 185, says they have held that in the Punjab the son has not a right of possession against his father and has held this as an interpretation of the Punjab Civil Code. This view has been followed in India and the N.W.F. Provinces. There is no reason in them such a disparity of view to prevail on the subject at the present time and, in the interest of uniformity alone, this Bill is proposed.

It is not easily to be perceived that in the absence of a right to possession the son is not entitled to the right of his father to acquire ancestral property and there may well be in which the interests of the father and the son clash.

#### JAGAN NATH AGGARWAL.

The following report of the Select Committee on the Bill to amend the Administration of Estates in India which are under the authority of the Ministry from various which tend to interfere, or to interfere with such Administration, was presented to the Legislature directly on the 14th February 1931.

On the subsequent, Members of the Select Committee to which the Bill to amend Administration of Estates in India which are under the authority of the Ministry from various which tend to interfere, or to interfere with such Administration, was presented to the Legislature directly on the 14th February 1931.

It is one of the objects of the Bill to amend the Administration of Estates in India which are under the authority of the Ministry from various which tend to interfere, or to interfere with such Administration, was presented to the Legislature directly on the 14th February 1931.

Clause 2 of the Bill is one of the objects of the Bill to amend the Administration of Estates in India which are under the authority of the Ministry from various which tend to interfere, or to interfere with such Administration, was presented to the Legislature directly on the 14th February 1931.

Clause 4 (proposed) clause 11.—We have not certain provisions inserted against the provisions of this clause by inserting an Explanation. We have also inserted in the clause now inserted a proviso to the effect that the provisions of this clause shall not apply to the provisions of this clause.





## MINUTE OF DISSENT.

We have signed the Report of the Select Committee subject to the following note:—

We agree that the Indian States Administration should be protected from consequences flowing from British laws in order to ensure such administration and from the pressure of Justice in Government. It is with the object of securing law a State in order to ensure justice these clauses 2 and 3. Regarding the British India Press we are not satisfied that the Press has acted in any way justifying a departure from the normal procedure at a period of trial and maintaining measures taken therein as is proposed in clause 4 of the Bill. Our reasons are briefly as under:—

(a) An Act of 1922 known as the Indian States (Protection against Detention) Act, inserted under the existing powers of the Government, makes the law in relation under section 22A applicable to writings and possession by a State Administration, though we are no exception to the effect of such States. That Act therefore fully protects a State as well as the Administration from arbitrary attacks.

(b) We are not satisfied that there is a substantial widespread demand by the Indian Administrations for drastic and summary action of the kind contemplated.

(c) The provisions of the Indian Press (Emergency Powers) Act, XXIII of 1931, as amended by the Criminal Law Amendment Act, XXIII of 1931, was intended for a grave emergency in British India and was in British India not intended, and no longer in use in such.

(d) We are not satisfied that there has been sufficient experience of the working of the Indian Press (Protection against Detention) Act, 1922, to enable us to hold that it has really failed in its object in respect. But even we stated that experience as to what is doing and possibly which are equally applicable to other trials for similar offences under other penal laws, and any justification for maintaining measures taken for the purpose of clause 4 would be lost.

There is in the Indian States, Mr. A. C. Neogy and Mr. Pail are further of the opinion that clause 4 should also be deleted. That clause which is apparently based on the issue of section 141, Criminal Procedure Code, we are told, is intended merely to authorize the District Magistrate previously at his discretion to prevent the holding of public meetings in circumstances of general importance in relation to the Administration of an Indian State. For instance, under this clause, if satisfied by notification, it would have been open to the Magistrate in Delhi to prohibit the Conference of the States (Prasid) which was held here the other day. It is very generally believed that section 141, Criminal Procedure Code, has often been misused by the authorities to prevent the holding of bona fide political meetings in British India though that was never the object of section 141 and it would be setting a dangerous precedent for British India itself, if we agreed in the existence of the summary procedure at section 141, Criminal Procedure Code, to have the political meetings with reference to the affairs of an Indian State. Further there is no need for such a provision since clause 2 provides against obstruction in matters of State Administration and clause 3 would prevent the formation of Justice for the purpose of ending a State and creating trouble therein. We must also point out that the language of clause 4 is dangerously wide. It would indeed enable a Magistrate in a State to move perfectly legitimate and lawful action of a nature besides holding public meetings.

ADDER ERIEHE  
FREDERICK NORTH AGGARWAL  
A. C. NEOGY,  
S. L. PAIL.

## L.A. BILL No. 28 OF 1933.

[As amended by the Select Committee.]

(Where printed in italics indicate the amendments suggested by the Committee.)

1. *It shall be lawful for the Administration of India in India, which are under the authority of His Majesty from exercising which tend to subject, or to cause dissatisfaction towards, or to obstruct such Administrations; It is hereby enacted as follows:—*

WHEREAS it is expedient to provide the Administration of India in India which are under the authority of His Majesty from exercising which tend to subject, or to cause dissatisfaction towards, or to obstruct such Administrations; It is hereby enacted as follows:—

Short title,  
extent and  
commencement.

1. (1) This Act may be called the Indian States (Protection) Act, 1934.

(2) It extends to the whole of British India including British India and the Northern Provinces.

(3) The sections and subsections 2 and 3 shall come into force at once, the remaining sections of this Act shall come into force in any district or area any where and for such time as the Local Government, by notification in the local official Gazette, directs.

Enactment to  
provide  
dissatisfaction  
of a State in  
India.

2. Whenever, orally or written British India, exercises to exercise, by means of any person or the State of British India, the Administration of any State in India, shall be prevented with unbecoming respect any person or persons, to which for any to be added.

Amendment of  
Act 15 of 1931.

3. The Indian States (Emergency Powers) Act, 1931, as amended by the Criminal Law Amendment Act, 1932, shall be interpreted—

XXXXXX  
XXXXXX

(a) as if in subsection (1) of section 4 of the Act, after clause (i) the following words and clause were inserted, namely:—

"or

(i) is being into India or contained or to cause dissatisfaction towards the Administration established in any State in India."

(b) as if in Explanation 2 and Explanation 3 to the said section, after the word "Government" the words "or Administration" and also the letter and brackets "(1)" the words, letter and brackets "or clause (i)" were inserted, and

(c) as if after Explanation 4 in the said subsection the following Explanation were inserted, namely:—

"Explanation 4.—References of Act made without national intention and without exercising to cause dissatisfaction or dissatisfaction shall not be deemed to be of the nature described in clause (i) of the sub-section."

and any power which might, by means of such intention but not otherwise, be exercised by the Local Government under that Act if so altered, may also be exercised by the Governor General in Council for the purpose of the exercise by the Governor General in Council of such power, the Act shall be interpreted as if references to the Local Government were references to the Governor General in Council and as if the subsection (1) of section 2 of the following provisions were added, namely:—

"Provided that no application under this section against any order made by the Governor General in Council shall lay

3

4

1



(6) No order under sub-section (1) shall remain in force for more than two months from the making thereof unless the Local Government, by notification in the local official Gazette, otherwise directs.

Penalty for  
disobeying  
an order made  
under this  
section 1

3. (1) Whoever wilfully disobeys or neglects to comply with any direction contained in an order made under sub-section (1) of section 2, or in such order as altered under sub-section (2) of that section, shall be punishable with imprisonment which may extend to six months, or with fine, or with both.

(2) An offence under this section shall be an offence for which a police-officer may arrest without warrant.

—  
Mr. RAJI,  
Secretary to the Government of India.

(Republished by order of His Excellency the Governor in Council)  
Y. N. THIRUVANATHA SASTRI,  
Secretary to Government, Law (Legislation) Department.



# മോട്ട്സെൻറ് ജോജ് ഗെസറ്റ്

IV-ാം ഭാഗത്തുള്ള മെസേജ്

SUPPLEMENT TO PART IV—FORT ST. GEORGE GAZETTE

നമ്പർ 1 (1).

MARCH 6, 1934.

[Part II, 2 a, 2 p.]

മുദ്രിതം: മദ്രാസ് ഗവണ്മെന്റ്, 1934 മാർച്ച് 6-നാൾ.

## മതിരാശി ഗവണ്മെന്റ് ബില്ലുകൾ

BILLS OF THE GOVERNMENT OF MADRAS

നിങ്ങളുടെ ഉത്തരവുകളും മറ്റും വായിക്കുക. വെള്ളപ്പൊക്കം  
മുണ്ടായാൽ ഗവണ്മെന്റ് മെസേജ് വെള്ളം.

മതിരാശി നിങ്ങളുടെ ഗവണ്മെന്റിൽ 20-ാം നമ്പർ  
മെസേജ് നിങ്ങളുടെ ഗവണ്മെന്റിൽ മെസേജ്  
കാണുന്നതിൽ ഉത്തരവുകളും മറ്റും വായിക്കുക. വെള്ളപ്പൊക്കം  
മുണ്ടായാൽ ഗവണ്മെന്റ് മെസേജ് വെള്ളം.

BILL No. 5 of 1934.

1934 മാർച്ച് 5 - 9-നാൾ മുതൽ.

A BILL FURTHER TO AMEND THE MADRAS LOCAL  
BOARDS ACT, 1920, FOR A CERTAIN PURPOSE.

ഈ ബില്ലുക കമ്മ്യൂണിറ്റി, 1920 ലെ മതിരാശി നിയമം  
സംഗ്രഹം മുൻപ് ഇതിൽ മെസേജ് വെള്ളം  
വെള്ളം.

1930 ���෧෦ ක්වනම් ප්‍රදාන ආගන්තුක කෘති ලිපිකා  
කවිකා කතෘණ කුමාරිකාවකි ලිපිකා පොතපුතකුල  
ප්‍රකාශනවිකාන, ලිපිකාන තනන කාලප්‍රකාශන කිකිකි  
කිකිකි —

1. ມາ ທີ່ຖືກຕ້ອງ 1984 ແມ່ນ ພິກັດ  
ອະທິບາຍ ສະເພາະການ (ປະເພດ) ອົງ  
ແລະ ບໍ່ ມີ ຂໍ້ ຈຳ ນວນ.

9. 1960 ൽ തിരുവനന്തപുരം നഗരസഭയിൽ 70-ാം വയസ്സിനു മുകളിൽ (1) - ൩ ലക്ഷം രൂപയും 70-ാം വയസ്സിനു താഴെ (2) - ൨ ലക്ഷം രൂപയ്ക്കും തുല്യമായി ക്രമീകരിക്കണമെന്നും

[illegible]

உத்தரவுகளைப்பற்றிய விவரம்.

தேவாலயங்களில் புத்தரின் பிள்ளைகளாக வந்திருக்கிறார்கள். இவர்களைப் பற்றி நமது சமயத்தின் நம்பிக்கை என்ன? இவர்களைப் பற்றி நமது சமயத்தின் நம்பிக்கை என்ன? இவர்களைப் பற்றி நமது சமயத்தின் நம்பிக்கை என்ன?

பி. என். கோபாலன்

மாண்புமிகு பேரவைத் தலைவர்:

© 2005 The Authors  
Journal compilation © 2005 Blackwell Publishing Ltd

ഓർഡിനൻസ് നിയമനിർമ്മാണ സഭാമണ്ഡലത്തിലെ 16-ാം ഏല്പിക്കൽ അനുസരണ ബിൽ, മറ്റേതെങ്കിലും അനുകൂല വിവരണത്തോടു കൂടി ഏല്പാമതിൽ അറിവുപറഞ്ഞിട്ടു പ്രസിദ്ധപ്പെടുത്തേണ്ടിരിക്കുന്നു :—

**HILL No. 8 of 1934.**

1934 ലെ 8-ാം നമ്പർ ബിൽ,

**A BILL FURTHER TO AMEND THE MADRAS CO-OPERATIVE SOCIETIES' ACT, 1932, FOR A CERTAIN PURPOSE.**

ഈ പ്രതിഷ്ഠക കേന്ദ്രത്തിന്മേൽ 1932 ലെ ഓർഡിനൻസ് പാസ്സാക്കിയ സാഹായിക സഭാസംരക്ഷാ ഇനിയും മേൽപ്പട്ടെടുത്തുകൊള്ളേണ്ട ബിൽ.

1932 ലെ ഓർഡിനൻസ് പാസ്സാക്കിയ സഭാസംരക്ഷാ ഇനിയും മേൽപ്പട്ടെടുത്തുകൊള്ളേണ്ട ബിൽ കേന്ദ്രത്തിന്മേൽ 1932 ലെ ഓർഡിനൻസ് പാസ്സാക്കിയ സഭാസംരക്ഷാ ഇനിയും മേൽപ്പട്ടെടുത്തുകൊള്ളേണ്ട ബിൽ. പാസ്സാക്കിയ

1. ഈ ആക്ടിനുള്ള 1934 ലെ ഓർഡിനൻസ് പാസ്സാക്കിയ സഭാസംരക്ഷാ (പ്രകാരത്തിൽ) ആക്ട് എന്ന പേര് പാറണം.

2. 1932 ലെ ഓർഡിനൻസ് പാസ്സാക്കിയ സഭാസംരക്ഷാ ആക്ട് 43-ാം വകുപ്പ് (17)-ാം ഉപവകുപ്പിന്മേൽ പകർപ്പ് വരുത്തേണ്ടതും പാസ്സാക്കിയ വകുപ്പ് വകുപ്പായി, അതായത് :—

അതിൽ നിന്നുപോയി ആകെത്തന്നെ ആകെത്തന്നെ, കമ്മിറ്റിയുടെ അഭിപ്രായം വകുപ്പ് മറ്റേതെങ്കിലും അനുകൂല വിവരണത്തോടു കൂടി ഏല്പാമതിൽ അറിവുപറഞ്ഞിട്ടു പ്രസിദ്ധപ്പെടുത്തേണ്ടതും അതിനനുസരിച്ചു നടപടി എടുക്കേണ്ടതും ആകുന്നു.

മറ്റേതെങ്കിലും അനുകൂല വിവരണം,

സഭാസംരക്ഷാ കമ്മിറ്റിയുടെ പരിശോധനയ്ക്കായി നിർദ്ദേശിക്കപ്പെട്ട ബിൽ പാസ്സാക്കിയ സഭാസംരക്ഷാ കേന്ദ്രത്തിൽ അതേപ്രകാരം അഭ്യർത്ഥിക്കേണ്ടതും 1932 ലെ ഓർഡിനൻസ്



പത്തനം താലൂക്കിൽ അറുപ്പ് 43 - 50 വാർഡ് നിർമ്മാണ  
 തവണയ്ക്കും, അതിന്റെ വിസ്തൃതിയ്ക്കു അനുസരണ അളവുകൾക്കു  
 ഫീഡ് അധികാരനാമു തദ്ദേശ സ്വദേശികൾ (2) - 50 വാർഡ്  
 അറുപ്പ് പത്തനം താലൂക്കിൽ 100 (2) അതിന്റെ വിസ്തൃതിയ്ക്കു  
 അനുസരണ അളവുകൾക്കു അതു സംബന്ധമായും ഉണ്ടാകും പിരിയ്ക്കി  
 കലാശിക്കുകയും ചെയ്യുന്ന തീർക്കുമെന്നും അതിന്റെ ഗുണത്തിനനു  
 വർത്തിക്കുന്നതായും ഹെർ പ്രൊപ്പർട്ടി കമ്മ്യൂണിറ്റി വിസ്തൃതിയ്ക്കു  
 അനുസരണമായിട്ട്, അതിന്റെ അളവുകൾക്കു അനുസരണമായിട്ടും  
 അതിന്റെ അളവുകൾക്കും, അതിന്റെ വിസ്തൃതിയ്ക്കു അനുസരണ  
 അളവുകൾക്കും, അതിന്റെ അളവുകൾക്കും ചെയ്യുന്നതായും  
 സംബന്ധമായിട്ട് അതിന്റെ അളവുകൾക്കും അനുസരണമായിട്ടും  
 പറ്റുന്ന സംബന്ധം ഉണ്ടായിരിക്കണം, അതിന്റെ പിരിയ്ക്കലിന്  
 കയ്യെഴുതുന്ന സംബന്ധത്തിന്റെ സംബന്ധം പ്രസ്തുത വിസ്തൃതിയ്ക്കു  
 അനുസരണമായിട്ടും, അതിന്റെ അളവുകൾക്കും അനുസരണമായിട്ടും  
 അതിന്റെ അളവുകൾക്കും അനുസരണമായിട്ടും

പി. ടി. നമ്പർ.

1934 മാർ 5 നമ്പർ.

പി. ടി. നമ്പർ. വിസ്തൃതിയ്ക്കു അനുസരണമായിട്ടും  
 അതിന്റെ അളവുകൾക്കും അനുസരണമായിട്ടും  
 അതിന്റെ അളവുകൾക്കും അനുസരണമായിട്ടും

(A tree translation)

P. SANKARAN NAMBIAR,  
 Malabar Translator & Interpreter